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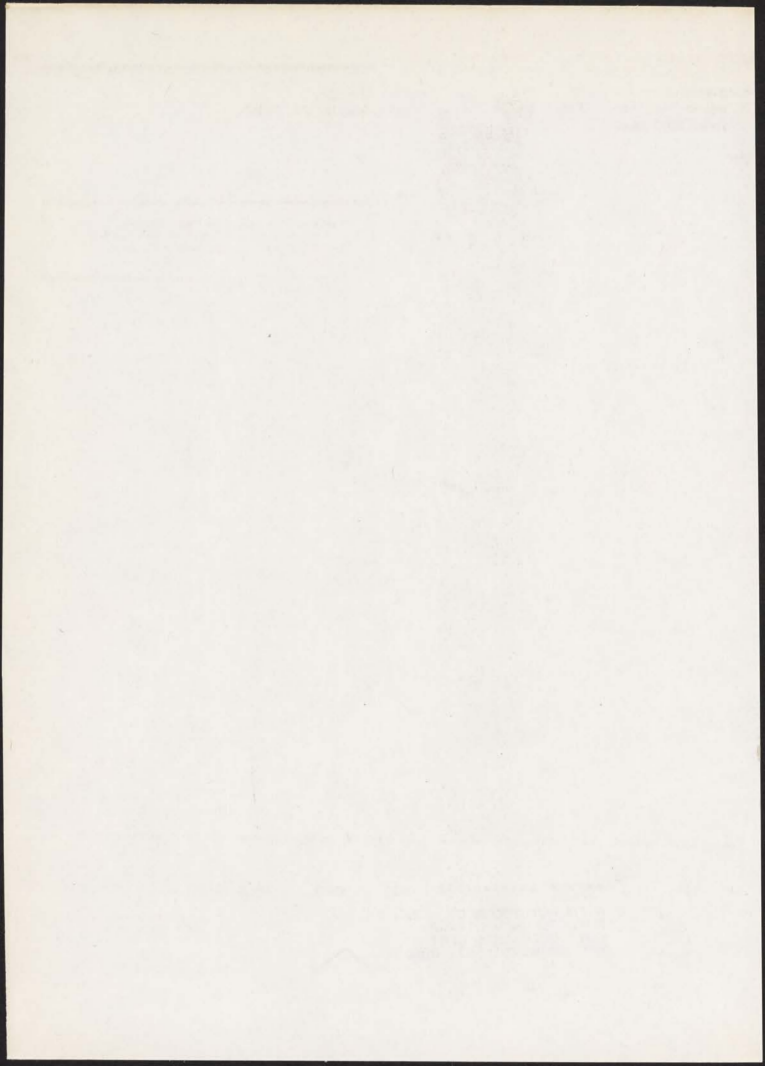
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WHY: To provide the public with access to information necessary to research Federal agency regulations which directly affect them. There will be no discussion of specific agency regulations.

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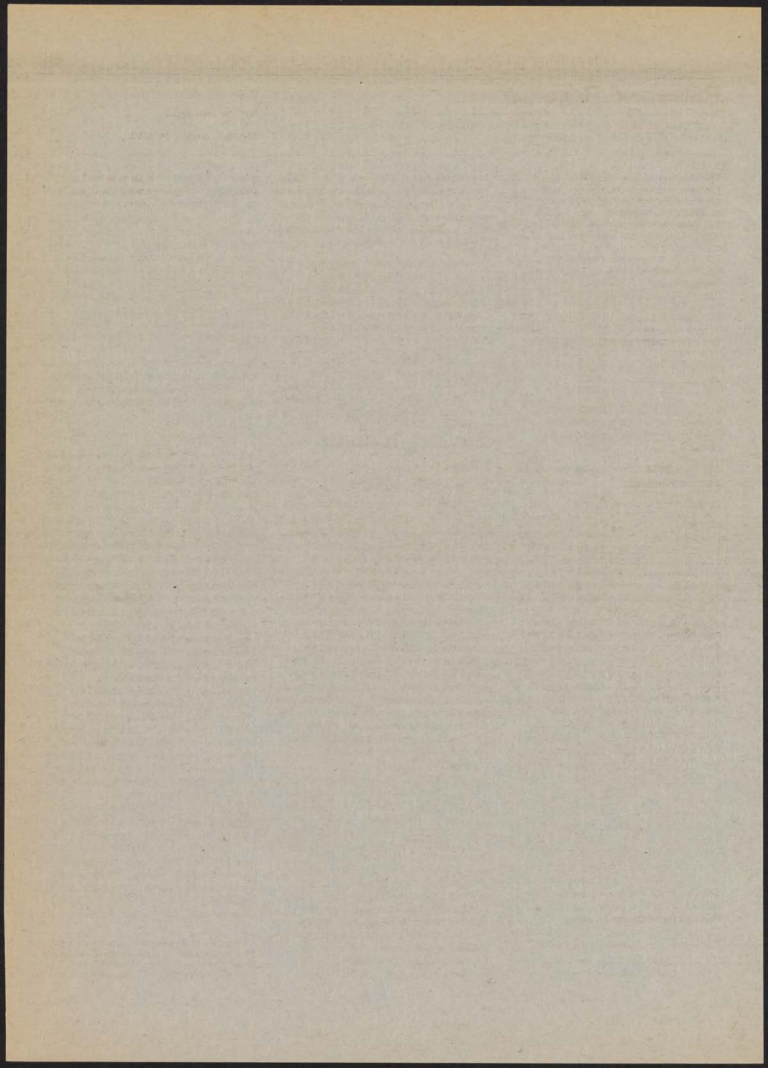
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# **Rules and Regulations**

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This section of the FEDERAL REGISTER contains regulatory documents having general applicability and legal effect, most of which are keyed to and codified in the Code of Federal Regulations, which is published under 50 titles pursuant to 44 U.S.C. 1510.

The Code of Federal Regulations is sold by the Superintendent of Documents. Prices of new books are listed in the first FEDERAL REGISTER issue of each week.

### **FARM CREDIT ADMINISTRATION**

12 CFR Parts 614 and 619

RIN 3052-AB13

Loan Policies and Operations; Definitions; Lending Authorities and Purchase and Sale of Interests in Loans

AGENCY: Farm Credit Administration.
ACTION: Final rule.

SUMMARY: The Farm Credit Administration (FCA), by the Farm Credit Administration Board (Board). adopts final regulations that amend parts 614 and 619 of FCA regulations governing the lending, loan sale and purchase, and loan participation authorities of Farm Credit System (FCS or System) institutions. The FCA originally proposed to amend these regulations on November 3, 1988, 53 FR 44438. In response to comments, the FCA reproposed amendments to certain regulations on January 23, 1991, 56 FR 2452. Pursuant to the Agricultural Credit Act of 1987 (1987 Act), which amended the Farm Credit Act of 1971 (Act), the final regulations reconcile the loanrelated authorities of FCS institutions that are created either by mergers or the transfer of long-term lending authorities from a bank to an association. These final regulations also implement provisions in the Act that authorize FCS institutions to sell and purchase nonparticipation interests in loans. The FCA has eliminated from the final regulations existing requirements that the agency give prior approval to loan purchase and sale transactions by FCS institutions. The final regulations also address the sale of loans to a pooler certified by the Federal Agricultural Mortgage Corporation (Farmer Mac) and lenders that are not FCS institutions.

**EFFECTIVE DATE:** The regulations shall become effective upon the expiration of 30 days after publication during which either or both Houses of Congress are in session. Notice of the effective date will be published in the **Federal Register**.

### FOR FURTHER INFORMATION CONTACT:

Dennis K. Carpenter, Senior Policy Analyst, Regulation Development Division, Office of Examination, Farm Credit Administration, McLean, VA 22102–5090, (703) 883–4498,

or

Richard A. Katz, Senior Attorney, Regulatory and Legislative Law Division, Office of General Counsel, Farm Credit Administration, McLean, VA 22102–5090, (703) 883–4020, TDD (703) 883–4444.

### SUPPLEMENTARY INFORMATION:

### I. General

### A. Historical Background

Proposed amendments pertaining to appraisal standards, lending limits, and loan participations were originally part of the eligibility/lending authorities regulations that the FCA proposed on November 3, 1988, 53 FR 44438. The appraisal standards, lending limits, and loan participation regulations were separated from the original proposal. and subsequently reproposed on January 23, 1991, 56 FR 2452. The comment period for the reproposed regulations expired on March 25, 1991. The FCA received approximately 430 comment letters about the reproposed appraisal standards, lending limits, and loan participations regulations. Most of these comments addressed FCA's proposed amendments to the lending limits and appraisal standards regulations.

As a result of these comments, the FCA published a Notice of Public Hearing on May 10, 1991, 56 FR 21637, so that System institutions, their borrowers, and other interested parties would be afforded another opportunity to express their concerns about these reproposed regulations, and to offer constructive suggestions about the content of the final regulations. The Notice of Public Hearings solicited public comments on specific topics. Testimony was presented by 121 individuals during the 4 days of the public hearings. Testimony on regulations relating to loan

participations and loan sale and purchase authorities was confined to their interface with lending limits.

After carefully considering all comments, testimony, and documents received from the public, the FCA has adopted final regulations amending subparts A and H of part 614, which pertain to lending authorities, loan participations, and loan purchase and sale transactions. As explained in greater detail elsewhere in this preamble, the FCA incorporated many of the commenters' substantive and technical recommendations into the final regulations and declined to adopt others. The appraisal and lending limit regulations will be addressed separately at a future date.

### B. Economic Impact

On January 30, 1992, the President of the United States unveiled an initiative for economic growth.2 The President's initiative requires Federal agencies to review their regulations in order to: (1) Identify those regulations that impede economic growth; and (2) accelerate action on those regulations that promote growth. The President's initiative establishes five criteria for evaluating the impact of a regulation on economic growth. First, the expected benefits of the regulation to society should clearly outweigh its costs. Second, the regulation should be fashioned to maximize the net benefits to society. Third, the regulation should rely, to the maximum extent possible, on performance standards instead of prescriptive command-and-control requirements. Fourth, the regulation should, to the maximum extent possible, rely upon market mechanisms. Finally, the regulation should be expressed with clarity and certainty to guide regulated entities, and it should be designed to avoid needless litigation.

The FCA has decided to promulgate these regulations at this time because they promote economic growth. For the first time, the regulations in subpart A of part 614 specifically address the loan sale and purchase authorities of Farm Credit Banks (FCBs), agricultural credit banks (ACBs), Federal land credit associations (FLCAs), production credit

<sup>1</sup> Public Law No. 100-233, 101 Stat. 1568 (1988).

<sup>&</sup>lt;sup>2</sup> Presidential Memorandum dated January 28, 1992, addressed to certain Department and Agency Heads. The subject of the memorandum was "Reducing the Burden of Government Regulation."

associations (PCAs), and agricultural credit associations (ACAs). As a result, FCS institutions will be able to exercise their authorities to the maximum extent allowed by law. For example, these regulations authorize FLCAs and ACAs to make, sell, or purchase, long-term loans that are statutorily permissible for the transferring FCB or ACB. Additionally, the FCA has liberally reconciled the residual powers of FCBs and ACBs so that they remain a source of credit for America's farmers, ranchers, and aquatic producers and harvesters, after their long-term lending authorities have been transferred to direct lender associations. The final regulations also facilitate the sale of loans to Farmer Mac and non-System lenders by clarifying regulatory treatment of such sales.

As a result, the FCA concludes that these regulations satisfy the criteria of the President's economic initiative because: (1) The benefits of these regulations clearly outweigh their costs; and (2) these regulations maximize net benefits to society. These regulations also rely, to the maximum extent permitted by the Act, on market mechanisms by enhancing the authorities of the FCS to participate in the secondary markets. With the enhancement of the System's authorities to purchase and sell loans, including participations and secondary market transactions, the FCS institutions will be provided additional avenues through which they can better manage their loan portfolios and the associated risk and income streams.

Finally, the FCA has eliminated from these regulations the requirement that the agency give prior approval to loan sale and purchase transactions. As a result, FCA will no longer exercise control over market transactions of System institutions. Prior approval of loan sales and purchase created delays and increased costs for FCS institutions.

### II. Subpart A-Lending Authorities

### A. General Authorities

The FCA adopts final regulations that amend subpart A concerning lending authorities. Comments concerning lending authorities were received from the Farm Credit Council (FCC), two FCBs, and two ACAs.

All commenters opined that the reproposed regulations unduly restricted the lending authorities of FCS institutions. These commenters suggested that the reproposed regulation would prohibit FCS institutions from purchasing non-participation interests in loans from financial institutions outside the System for purposes other than

Farmer Mac pooling. According to these commenters, this prohibition would place FCS institutions at a competitive disadvantage with commercial banks. These commenters also expressed concern that the reproposed regulation would also prevent a FCS institution from purchasing loans to sell to other secondary markets such as the Federal National Mortgage Corporation (Fannie Mae) or the Federal Home Loan Mortgage Corporation (Freddie Mac).

In response, the FCA notes that no provision of the Act authorizes System institutions to purchase from non-FCS institutions interests in loans, other than participations, except for Farmer Mac pooling. The proposed regulations in subpart A, § § 614.4000(e)(3), 614.4010(f)(3), 614.4030(c)(3), 614.4040(d)(2), 614.4050(d)(3), 614.4325(b), and 614.4325(c)(1) reflect these statutory restrictions on the purchase of non-participation interests in loans from non-FCS institutions. Although all System commenters denied that the Act prohibits FCS institutions from purchasing such interests in loans from financial institutions outside the System for purposes other than Farmer Mac pooling, no commenter supplied any legal support for this position. After a careful review of the Act and its legislative history, the FCA reaffirms its legal conclusion that FCS institutions are not authorized to purchase nonparticipation interests in loans from non-FCS institutions for purposes other than for Farmer Mac pooling.

As noted earlier, these commenters expressed concern that the regulation does not allow FCS institutions to purchase loans for sale to other secondary markets, such as Fannie Mae and Freddie Mac. The FCS institutions do not have the statutory authority to purchase loans from non-FCS institutions for the purpose of pooling such loans for any secondary market, except Farmer Mac. Section II E of this preamble addresses the authorities of FCS institutions to sell loans to other secondary market entities such as Fannie Mae and Freddie Mac.

### B. Affiliate Authorities

The FCC and a FCB suggested that the FCA amend the regulation in subpart A to clarify that FCBs, ACBs, PCAs, FLCAs, and ACAs are authorized to purchase or sell interests in loans through subsidiaries chartered under section 4.25 of the Act, or affiliates chartered under section 8.5(e)(1) of the Act.

The FCA recognizes that the Act authorizes FCS institutions to exercise certain of their functions through subsidiaries. The authorities of a subsidiary derives from the authorities of its parent(s). The derivative authority of the subsidiary is generally reflected in its charter, rather than in regulations.

A new § 614.4060 has been added to the final regulation, however, which generally describes the authorities of FCS affiliates that pool and securitize loans under title VIII of the Act. Section 8.5(e)(1) of the Act impliedly amended section 4.25 of the Act so that associations, as well as banks, could organize affiliates that operate as poolers in the Farmer Mac program. Section 614.4060 clarifies that a FCS pooler affiliate is authorized to purchase loans from both FCS and non-System institutions that its parent is not authorized to make. Although the lending authorities of Farm Credit banks and associations are not expanded by provisions in the Act authorizing FCS institutions to operate as a certified agricultural mortgage marketing facility for the Farmer Mac program, title VIII of the Act permits certified agricultural mortgage marketing facilities to purchase, pool, and securitize any loan that complies with Farmer Mac's underwriting standards.

Two commenters asserted that System banks are statutorily authorized to sell or purchase interests in loans through existing subsidiaries that were organized under section 4.25 of the Act. The authority of a section 4.25 subsidiary to engage in such transactions would depend on its Articles of Incorporation. Accordingly, the authority of existing section 4.25 subsidiaries to sell or purchase interests in loans on behalf of their parent banks is determined on a case-by-case basis by reference to its Articles of Incorporation. Outside of the Farmer Mac context, the purchase of an interest in a loan may, in certain circumstances, be construed as an extension of credit to a borrower, and such activities cannot be legally conducted through a section 4.25 subsidiary. FCBs and ACBs should consult with the FCA before they conduct any loan sale or purchase activities through an existing section 4.25 subsidiary.

### C. Loan Purchase and Sale Authorities

The FCC suggested that the FCA amend § 614.4040(d)(2) to authorize PCAs to sell interests in loans to non-FCS institutions for pooling and securitizing such loans pursuant to title VIII of the Act. The reproposed regulations in subpart A of part 614 only authorized PCAs and other FCS institutions to purchase non-participation interests in loans from non-FCS institutions for Farmer Mac

pooling and securitization. These reproposed regulations did not reflect the statutory authority of FCS institutions to sell interests in loan to non-FCS institutions that are certified agricultural mortgage marketing facilities under title VIII of the Act. Sections 1.5(24) and 2.2(21) of the Act authorize Farm Credit banks and associations to originate loans that are subsequently sold to a Farmer Mac pooler. Therefore, the FCA amends §§ 614.4000(e)(1), 614.4010(f)(1), 614.4030(c)(1), 614.4040(d)(1), and 614.4050(d)(1) to reflect the statutory authority of FCS institutions to sell nonparticipation interests in loans to non-FCS institutions that operate as certified agricultural mortgage marketing facilities under title VIII of the Act.

Neither the Act or the final regulation authorizes FCS institutions to purchase or originate loans that they have no statutory authority to originate, for the purpose of selling them to a Farmer Mac pooler. For example, a PCA could not originate 30-year mortgage loans even though it intended to sell such loans to a Farmer Mac pooler. A PCA has no statutory authority to hold these loans on its books prior to a sale to a Farmer Mac pooler. Furthermore, the PCA would be illegally holding long-term loans if the pooler were to reject these loans because they do not qualify with Farmer Mac's underwriting standards. However, a FCS institution certified by Farmer Mac as a certified agricultural marketing mortgage facility may purchase such loans in its capacity as a pooler.

The FCA has also amended §§ 614.4000(e)(3), 614.4010(f)(3), 614.4030(c)(3), 614.4040(d)(3), and 614.4050(d)(3) to clarify that FCS institutions are authorized to purchase non-participation interests in loans from non-System institutions only in their capacity as certified agricultural mortgage marketing facilities under title VIII of the Act. Sections 1.5(24) and 2.2(21) of the Act authorizes FCS institutions to become certified agricultural mortgage marketing facilities for Farmer Mac. In their capacity as Farmer Mac poolers, FCS institutions are authorized to engage in activities that may not be authorized under their other statutory power. For example, a PCA that is acting in its capacity as a certified agricultural mortgage marketing facility is authorized to purchase long-term real estate loans that it can neither make under § 614.4040(a), nor purchase in other circumstances under § 614.4040(d)(2).

The FCA expects FCS institutions certified as agricultural marketing facilities to maintain a separation between their Farmer Mac pooling activities and their other operations. The FCA intends to exercise its examination and enforcement powers to ensure that such a separation is maintained.

An ACA recommended that the FCA amend §§ 614.4030 and 614.4050 to allow FLCAs and ACAs to sell or purchase non-participation interests in loans from other associations in the System. The reproposed regulation only authorized FLCAs and ACAs to engage in such transactions with FCBs, ACBs, or banks for cooperatives.

Section 1.5(16) of the Act authorizes FCBs to: (1) Sell interests in loans to non-FCS financial institutions; and (2) sell and purchase interests in loans to other FCS institutions. Section 7.6(a) of the Act enables a FCB to transfer its authority to "make and participate in long-term real estate mortgage loans" to an ACA or a FLCA, while section 7.6(c) of the Act requires the FCA to issue regulations governing the transfer of powers from the bank to an association. Sections 614.4030(c)(1) and 614.4050(d)(1) of the reproposed regulations reflect the FCA's determination that a FCB's powers to sell interests in long-term real estate loans to non-FCS institutions under section 1.5(16) of the Act can be transferred to FLCAs and ACAs.

The FCA non concludes that ACAs and FLCAs also inherit the authority of the FCB under section 1.5(16) of the Act to buy from or sell to other FCS institutions interests in long-term loans. Accordingly, §§ 614.4030(c) and 614.4050(d) of the final regulations authorize transferee FLCAs and ACAs to buy from or sell to other FCS institutions interests in long-term real estate loans.

The FCA emphasizes that the authority of ACAs to sell interests in loans to non-System institutions, and to sell to or purchase from FCS associations such loan interests applies only to lending authorities that are derived from the FCB, not from a PCA. Since section 2.2(11) of the Act restricts the authority of PCAs to sell or purchase interests in short- and intermediate-term loans to Farm Credit banks, § 614.4050(d) does not authorize ACAs to purchase or sell non-participation interests in short- and intermediate-term loans with institutions that are not Farm Credit banks. The FCA has amended final § 614.4050 to clearly distinguish the purchase and sale authorities of ACAs with respect to long-term and short-term

### D. Residual Authorities

The FCC requested that the FCA clarify in the regulation whether a FCB retains residual authority to participate loans with non-FCS lenders after the bank transfers it lending authority to an association. Section 7.6(c) of the Act requires the FCA to issue regulations that reconcile the authorities of FCS institutions after a bank transfers its lending authority to an association. In the preamble to the reproposed regulation, the FCA adopted the position that the transfer of lending authority to an association does not deplete the loan-related authorities of the FCB. The FCA also recognized the need to reconcile these authorities in a manner that best serves the credit needs of farmers, ranchers, and aquatic producers and harvesters. See 56 FR 2457 (January 23, 1991).

Pursuant to its powers under section 7.6 of the Act, the FCA determines that FCBs and ACBs that have transferred their lending authority to an ACA or a FLCA retain residual powers to: (1) Participate in loans with FCS and non-FCS lenders; (2) purchase or sell other interests in loans in accordance with these regulations; and (3) make loans in territories of the Farm Credit district where no active association operates. Accordingly, the FCA has added new §§ 614.4000(f) and 614.4010(g) to the final regulation to clarify the residual powers of FCBs and ACBs after they transfer their lending authority to an association. The lending authorities of the FCBs in territories served by FLBAs are, of course, continue and are unaffected by these provisions.

### E. Loan Sales to Other Lenders

The FCC requested that the phrase "other lending institution" in §§ 614.4000(e)(1), 614.4010(f)(1), 614.4030(c)(1), and 614.4050(d)(1) be changed to "other financial institutions." This commenter asserted that although the statute allows FCS institutions to sell interests in loans to "other lenders," Congress intended to include "other financial institutions such as insurance companies and financial intermediaries that are in the business of purchasing loans."

The FCA agrees with the commenter that the statute authorizes FCBs, ACBs, FLCAs, and ACAs to sell their loans to a broad spectrum of purchasers. However, instead of following the FCC's recommendation, the FCA has decided to change the term "other lending institutions" in §§ 614.4000(e)(1), 614.4010(f)(1), 614.4030(c)(1), and 614.4050(d)(1) to "other lenders." As a

result of this change, the language of the final regulation and the Act is identical. After carefully reviewing the legislative history of section 1.5(16) of the Act, the FCA interprets the term "other lenders" to mean parties that extend credit in the ordinary course of their business. In this context, the term "lenders" includes commercial banks, savings associations, credit unions, insurance companies, trust companies, agricultural credit corporations, incorporated livestock loan companies, and other financial intermediaries that extend credit as a regular part of their business. In response to two comments, the FCA concludes that §§ 614.4000(e)(1), 614.4010(f)(1), 614.4030(c)(1), and 614.4050(d)(1) authorize FCS institutions to sell their loans to other secondary markets such as Fannie Mae and Freddie Mac.

The FCA emphasizes that System institutions are required to comply with the borrower rights regulation, § 614,4336, when loans are sold to purchasers that are not System institutions.

### F. Purchases of Interests in Farmer Mac Pools

The FCC requested that the FCA amend § 614.4000(e)(4) so that FCBs and ACBs that act in the capacity of a certified agricultural mortgage marketing facility under title VIII of the Act would be able to purchase an interest in a pool of subordinated participation interests where the pool had been assembled solely from loans purchased from other entities. The FCA rejects this suggestion because the risk is increased where the institution is exposed to the first risk of loss on loans in the pool, none of which it originated. The institution would be unable to determine whether any of the loans underlying the securities meet Farmer Mac underwriting standards and would have no control over the loan servicing. The FCA's position is consistent with the regulatory policy of the Office of the Comptroller of the Currency (OCC), which prohibits a national bank from acquiring a direct subordinated interest in loans sold by other lenders into the Farmer Mac program. See OCC BC-248 (October 24, 1990).

### III. Subpart H-Purchase and Sale of Interests in Loans

The FCA now adopts as final regulation amendments to subpart H pertaining to loan participation transactions, and the sale and purchase of other (non-participation) interests in loans. This regulation also addresses the treatment of loan participations and other interests in loans that are sold by

FCS institutions to certified Farmer Mac poolers. As discussed in further detail, the FCA, in some instances, amended the reproposed regulation to incorporate suggestions of the commenters.

# A. Definitions

The FCC and a FCB commented that the definition of "interests in loans" in reproposed § 814.4325(a)(1) restricts the authority of FCS institutions to negotiate for the purchase of "any aspect" of a loan transaction from non-FCS institutions. These commenters suggested that the FCA revise § 614.4325(a)(1) to clarify that the lender's rights in collateral are included in the definition of "interest in loans."

The FCA declines to make the changes suggested by the commenters. The FCA's approach provides FCS institutions with a sufficient degree of flexibility in structuring agreements to reach interests in collateral in appropriate circumstances. In certain situations, rights in a loan may not extend to collateral because the FCS institution acquires an unsecured interest in a loan. Additionally, rights in collateral and other aspects of the transaction derive from the agreement

between the parties.

The FCC, a FCB, several associations. and an individual suggested that the FCA amend § 614.4325(a)(4) to indicate that loan participations are a subcategory of interests in loans. These commenters argue that the Act authorizes FCS institutions to purchase non-participation interests in loans from non-System institutions because loan participations are a subcategory of interests in loans. The FCA disagrees with this rationale because it does not follow the plain language of the Act. Under the Act, the authority of FCS institutions to participate in loans is separate and distinct from their authority to purchase or sell other interests in loans. While the Act authorizes FCS institutions to participate in loans with non-System institutions, the statute does not allow FCS institutions to purchase other interests in loans from non-System institutions.

The FCC also recommended that the FCA revise the definition of a participation interest in § 614.4325(a)(4) to encompass interest payments and collateral security.

From the perspective of the FCA. reproposed § 614.4325(a)(4) provides System institutions with sufficient flexibility to structure participation agreements to encompass interest payments and collateral security. Under the FCA's approach, an institution's fractional undivided interest in the

principal is not required to be equal to its share of the collateral or interest payments. For this reason, the FCA declines to adopt the commenter's recommendation.

Several commenters suggested that the FCA revise § 614.4325(a)(4) and (a)(5) by changing "fractional undivided interest" to "undivided fractional interest" in order to clarify that the fractional interest is undivided. The FCA declines to accept this suggestion because "fractional undivided interest" more clearly communicates the FCA's intention that all rights of ownership in the entire loan be shared on a pro rata basis. An "undivided fractional interest" can be interpreted to mean that the institution assumes all risks inherent in the fraction of the loan it purchases, instead of assuming all of the risks in the entire loan interest in an amount proportional to its fractional interest in the loan. The revision suggested by the commenters would significantly expand the types of transactions in which FCS institutions can engage. The FCA believes that the regulation allows FCS institutions reasonable flexibility in structuring loan participations, while retaining adequate standards for excluding loan participations sold from lending limit calculations.

A FCB and its related associations commented that "lead lender" is a very broad definition that does not take into account subparticipations that may be sold by a "first tier" participant. The commenter suggested that "lead lender" be changed to "financial institution." The reproposed regulation allows FCS institutions to purchase or sell participations when they are not lead lenders; however, prudent business practices require the agreement to extend to a lead lender who is responsible for servicing the loan or collecting payments. Therefore, the references to "lead lender" contained in §§ 614.4330(a)(1) and 614.4325(a)(4) remain unchanged.

B. Prior Approvals, Lending Limits Exclusions, Purchase and Sale Agreements

### 1. Prior Approvals and Lending Authorities

The reproposed regulation would eliminate the existing requirement that the FCA prior approve loan purchase and sale agreements by FCS institutions. The FCA received no comments about this proposed revision and the proposed position is adopted unchanged.

The FCC objected to reproposed § 614.4325(b), which would only enable FCS institutions to purchase or sell

interests in loans pursuant to their lending authorities in subpart A of these regulations and the requirements of reproposed § 614.4330. The commenter asserts that the reproposed regulation is too narrowly drafted with regard to the authority of FCS institutions to purchase interests in loans from non-FCS institutions. Accordingly, the FCC requests that the FCA delete such restrictions from subpart A and § 614.4325(b). As an alternative, the FCC suggests that the FCA "grandfather" purchases of loans from non-FCS institutions that do not conform with the final regulations.

As explained in this preamble to subpart A, these regulations reflect the FCA's view that FCS institutions are not authorized to purchase non-participation interests in loans from non-FCS institutions except pursuant to their authority to act as certified agricultural mortgage marketing facilities under title VIII of the Act. For this reason, the final regulation retains this prohibition. Because the purchase of such loan interests is without statutory authority, the FCA has no authority to "grandfather" the purchase of such loan interests.

### 2. Exclusion From Lending Limits and Capital Requirements

The FCC, a FCB, several associations, and an individual commenter suggested that the FCA revise § 614.4325(a)(6) to exclude situations where a seller retains some risk of loss from a "sale with recourse." The FCB recommended that the definition of "sale with recourse" loans should not cover circumstances where servicing rights and other aspects of the loan are retained.

In response, the reproposed regulation did not treat the retention of servicing rights alone as a sale with recourse. Nonetheless, the FCA amends § 614.4325(a)(6) so that the final regulation explicitly states that the retention of servicing rights alone does not constitute recourse.

Two System commenters suggested that the FCA modify proposed § 614.4325(g)(1) in order to clarify that an undivided interest in the loan must extend to the same percentage of collateral securing the loan if the seller is to be allowed to exclude the portion of the loan sold from its lending limit. The FCA has modified § 614.4325(g)(1) in order to address the commenters' concerns.

The American Bankers Association (ABA) commented that national banks are subject to additional limitations that the FCA does not impose on FCS institutions. The commenter complained that the OCC limits the amount of

subordinated loan participations and subordinated securities that national banks can hold in Farmer Mac to 25 percent of capital. The ABA urges the FCA to impose this same restriction on FCS institutions. The FCA rejects this suggestion because this OCC policy is not suitable for the System, which was established to serve as a primary source of credit for American agriculture. Since Farmer Mac is a FCS institution, the FCA chooses not to impose a limit at this time on the subordinated loan participations or subordinated securities that other FCS institutions may purchase. However, the FCA interprets § 614.4325 as requiring each FCS institution to establish internal policies that limit the amount of subordinated securities that it shall purchase in total or from one pooler.

# 3. Purchase and Sale Agreements

The FCA received three comments proposing minor modifications of reproposed § 614.4330, which pertains to sale or purchase of participation interests in loans. Several FCS commenters sought clarification as to whether or not § 614.4330(b) requires a non-FCS institution to hold the lesser of a 10-percent interest in the principal amount of the loan, or its lending limit. whenever it sells loan participation to a System institution but retains servicing rights. The ABA supported the easing of the retention requirements on loan participations sold by commercial banks. Accordingly, the agency has modified the language of § 614.4330(b) in order to clarify the retention requirements imposed on non-FCS institutions.

Several System commenters also suggested that the FCA modify the terminology in § 614.4330(a)(9) to eliminate any confusion about the certificates required to evidence an undivided interest in a loan. The reproposed regulation referred to "participation certificates," which is also the term for nonvoting stock in FCS institutions. The FCA has adjusted the language in final § 614.4330(a)(9) to avoid potential confusion.

### C. Independent Credit Judgment

The FCA adopts § 614.4325(e), which requires each FCS institution to exercise independent credit judgment on every interest in a loan that it purchases. From the perspective of the FCA, FCS institutions may be engaging in unsafe and unsound lending practices whenever they purchase a participation or other interest in a loan without performing an independent credit analysis and exercising independent judgment concerning the

creditworthiness of the borrower or the quality of the asset. Additionally, a FCS institution that purchases an interest in a loan without the servicing rights incurs considerable risk in relying upon the lead lender to discharge its servicing responsibilities under the agreement. The purchasing institution must have sufficient capital to absorb any risk associated with the purchased interest, especially risks resulting from the failure of the lead lender to perform certain duties. Fraudulent activity, ineffective servicing, or the insolvency of the lead lender can result in loss to the participant, which in turn adversely affects its capital position. In order to reduce this exposure, the final regulation requires each FCS institution to conduct an independent credit analysis sufficient for it to exercise independent judgment when it purchases a loan or any interest therein. Independent credit judgment requires the purchaser to consider the creditworthiness of the borrower as well as the financial stability and servicing capacity of the lead lender.

The FCA received comments from the FCC, the FCB of Baltimore, associations in the Second Farm Credit District, and an individual concerning reproposed § 614.4325(e), which requires each FCS institution to exercise independent credit judgment prior to purchasing any interest in or agreeing to taking any servicing action on a loan that alters the terms of the original agreement. The FCC and the FCB suggested that the FCA insert the word "material" into the final regulation in order to describe the types of servicing actions where the participant is expected to exercise independent judgment. These commenters stated that it is customary for a participating lender to contractually delegate certain discretionary authority to the servicing lender where such decisions will not materially alter the credit risk on the loan. Most commenters expressed concern that reproposed § 614.4325(e) would cause unwarranted delays and "decision gridlock" in servicing actions on loans since all participants would need to concur in any servicing action. These commenters also suggested that the independent credit judgment requirement would increase the costs of participation arrangements. One commenter opined that the reproposed regulation would offer no protection to a lead lender where participants unnecessarily delay any decision. All commenters from the Second Farm Credit District inquired whether the reproposed regulation would authorize an agent to make certain decisions and take certain actions on behalf of

participants or purchasers of interests in a loan. These commenters cited certain precedents within the FCS where similar arrangements were used. The FCA also received comments noting that commercial lenders are more frequently allowing servicing decisions to be vested in a few participants, who in effect assume a controlling interest in the loan. Questions were also raised about whether the reproposed regulation required two FCS institutions to exercise absolute independence in their credit judgment, in situations where both institutions share a common director or voting interest, or when one institution exercises supervisory authority over another institution.

The final regulation grants the participants some discretion to delegate, by contract, certain judgments or servicing actions to either the lead lender or an agent. The final regulation does not require all participants in a loan to review decisions on nonsubstantive matters. The FCA considers certain servicing actions, such as granting time extensions for certain reporting requirements, releasing nonmaterial portions of collateral, or granting a reasonable forbearance for meeting defined financial covenants, as non-substantive in nature. Although final § 614.4325(e) requires that the participating institution perform an independent credit analysis and exercise independent judgment with respect to each interest purchased, the participants may rely on an agent to assist in such functions as analyzing the creditworthiness of the borrower, determining the appropriateness of any proposed servicing action, and monitoring the performance of both the borrower and the lead lender under the terms of the contracts. Nevertheless, the FCA continues to believe that each participant must independently review and agree to any action which substantively alters either the terms of the loan or the participant's interest

Although § 614.4325(e) may cause some delays in originating and servicing loans, the FCA does not believe that these inconveniences offset the need for each participant to independently analyze the creditworthiness of the borrower or the appropriateness of any substantive servicing action. Failure to assess the risks involved in these actions independently could result in material loss to the FCS participant.

Other alternatives exist to avert problems posed by decision gridlock. For example, participation agreements may contain provisions that require each participant to acquiesce in the

decision of the other participants if it fails to make its decision within a prescribed period of time. Additionally, arrangements can be made to substitute participants.

The final regulation reaffirms the FCA's position that an institution's directors cannot delegate basic decisions inherent to its operation to an agent. An institution's directors are responsible for ensuring that assets are purchased and recorded at their proper value, and that the institution is not exposed to unnecessary risks. The final regulation requires that a FCS institution exercise credit judgment and analysis independently of the originating or lead lender and any intermediary seller or broker.

Furthermore, § 614.4325(e) requires that the independent credit analysis be performed by employees of the participating institution who are directly accountable to the board of directors. Additionally, the final regulation prohibits an employee who performed an appraisal of real estate supporting the loan decision from participating in the decision to purchase a loan. Some commenters noted that, in the past, one or more FCS institutions have delegated the decision to participate in certain loans to another body. In response, the FCA notes that those arrangements resulted from the seller's need for financial assistance from the participants. Moreover, such decisions were duly adopted by a body representative of all participants.

Section 614.4325(e) does not prohibit a FCS institution that participates in a loan from considering the analysis of the originating or lead lender. The final regulation does not require the FCS participant to gather information independently. However, the FCS institution purchasing a loan interest would be required to obtain such information if the originating lender does not provide the necessary information to support the purchasing institution's decision. It is the responsibility of the purchasing FCS institution to ensure that information furnished by the originating or selling institution meets the standards necessary to support the loan participation decision.

Final § 614.4325(e) now explicitly states that information such as appraisals of collateral and inspection reports can be accepted and utilized by the purchasing institutions. Section 614.4325(e) does not require the participating institution to prepare a lengthy analysis or to compile separate documentation from the originating or lead lender. However, § 614.4325(e)

requires the purchasing institution to perform an objective, independent, and thorough analysis when it makes a loan decision. The regulation prohibits a participating institution from relying upon the analysis and judgment of the originating or selling institution when reaching its own credit judgment. The final regulation contemplates that the participation agreement will require the originating or selling institution to provide the participating FCS institution with all necessary information for assessing and monitoring risk in the loan on a timely and continuing basis. When the lead lender is a FCS institution, that information would include the credit and performance classification of the asset.

Although the final regulation permits the board of directors to delegate to institution employees functional or ministerial responsibilities, the board cannot delegate its fiduciary duties. Furthermore, the board must exercise appropriate oversight over employees who perform delegated responsibilities. While an agent may perform certain administrative and operational functions pertaining to credit analysis under the final regulation, the agency relationship must be structured to preserve the institution's responsibility to conduct an independent analysis and reach an independent, objective credit decision. Where a funding bank acts as agent, § 614.4325(e) requires that the association have sufficient independence under the agreement to disagree with the bank's analysis, refuse to participate in a loan, and cancel the contract, in its entirety or on an individual loan, without fear of reprisal. The FCA considers these requirements necessary for the board to effectively discharge its fiduciary responsibility to the institution's stockholders. The regulation will require that adequate internal controls be in place to safeguard the institution's assets.

The FCC also inquired whether a FCS institution that purchases an interest in a pool of subordinated participation interests pursuant to title VIII of the Act is required to exercise its independent credit judgment. An interest in a pool of subordinated participation interests enables a FCS institution to exchange the risk of a subordinated participation interest in a particular loan for the risk that is dispersed throughout a pool of subordinated participation interests. In these situations, subordinated participation interests in loans originated by the FCS institution must be included in the pool of subordinated participation interests. In such a transaction, the purchaser of

subordinated participation interests relies on: (1) Pooler compliance with the underwriting standards of Farmer Mac; and (2) Farmer Mac enforcement of its certification requirements. The purchaser should exercise the same credit judgment that is expected of a prudent investor in such investments.

The FCC questioned whether proposed § 614.4325(e) applied to: (1) Transfers of direct lending authority from FCBs to associations; or (2) territorial adjustments pursuant to § 611.1124 of this chapter. The FCA emphasizes that the agency still retains prior approval authority for loan sales or purchases resulting from: (1) Merger of two or more FCS institutions; (2) adjustments to the chartered territory of a FCS institution; (3) the transfer of direct lending authority from a bank to an association; or (4) financial assistance. In these four situations, the prior approval authority of the FCA emanates from other provisions of the Act and separate regulations.

Independent credit judgment is required in situations where the acquirer may refuse to purchase any loan or interest therein. The FCA envisions that FCS institutions that acquire loans or interests therein as a means of rendering financial assistance to another FCS institution shall exercise independent credit judgment. Additionally, the FCA interprets § 614.4325(e) as applying to the transfer of direct lending authority if the transfer agreement allows the transferee institution to refuse loans originated by the bank prior to the time of transfer. Where the institution is required to accept all assets, the regulation does not impose an independent credit judgment requirement on specific loans. However, in these situations, the institution would not be relieved of its responsibility to exercise due diligence over the entire transaction, and shareholder approval is required.

### D. Borrower Rights

The reproposed regulations would address the impact of the sale of a loan or an interest therein on the borrower's rights under title IV of the Act. Section 614.4336(a) of the reproposed regulation would require a FCS institution that sells an interest in a loan to either: (1) Obtain the borrower's consent to the sale, including the relinquishment of the statutory borrower rights; or (2) incorporate the statutory borrower rights into the loan contract so that the purchaser of the loan would continue to afford these statutory rights to the borrower. Under the reproposed regulation, the relinquishment of borrower rights would take effect at the

time the loan is sold, and would remain in effect only so long as the loan is not reflected on the books of a FCS institution. In the event that the originating institution or another FCS direct lender repurchases the loan, statutory borrower rights would reattach under the reproposed regulation.

The FCA received comments about reproposed § 614.4336 from the FCC, a FCB, and an ACA. All commenters interpreted the reproposed regulation as applying to all loan sales by FCS institutions. All three commenters suggested that reproposed § 614.4336(a) would conflict with section 8.9(b) of the Act if the reproposed regulation applied to loans that were sold to Farmer Mac. The ACA expressed concern that reproposed § 614.4336(a) would extend to loan sales with other FCS institutions, including situations where a FCB sold its loan portfolio to a transferee ACA or FLCA. The FCB commented upon the impact of the reproposed regulation on loan sales to non-FCS institutions which are not Farmer Mac poolers.

These comments indicate that reproposed § 614.4336 created significant confusion in the System about the treatment of borrower rights when loans are sold to different types of purchasers. The commenters indicated that the reproposed regulation did not clearly distinguish the treatment of borrower rights when loans are sold to: (1) A Farmer Mac pooler under title VIII of the Act; (2) non-FCS institutions that are not Farmer Mac poolers; or (3) FCS institutions. The FCA is now amending § 614.4336 so that the final regulation will clearly distinguish the application of borrower rights in these three situations. The final regulation clarifies that FCS lenders will be required to incorporate the statutory borrower rights into the contract, or obtain the borrower's consent to the sale subject to the relinquishment of borrower rights, whenever loans are sold to non-FCS institutions which are not Farmer Mac poolers.

Final § 614.4336 requires a FCS institution to comply with the borrower rights notification requirements of § 614.4367(b) whenever it sells a loan to a Farmer Mac pooler pursuant to title VIII of the Act. This approach is consistent with section 8.9(b) of the Act which requires a FCS institution that sells a loan to a Farmer Mac pooler to: (1) Notify the borrower that the statutory borrower rights will no longer apply once the loan is sold into the agricultural mortgage secondary market under title VIII of the Act; and (2) inform the borrower that he or she has the right to not have the loan pooled. Section

8.9(b) of the Act and § 614.4367(b) also enable borrowers to retain their statutory borrower rights by refusing to allow the System lender to pool the loan.

The FCA never intended for reproposed § 614.4336 to apply to the sale of loans within the System. As noted elsewhere in the preamble, borrower rights continue to apply when a loan is sold within the System because all System lenders are "qualified lenders" as described in section 4.14A(a)(6) of the Act. The final regulation clearly establishes that the borrower rights provisions of § 614.4336 do not apply to such sales.

The FCA's decision to impose the requirements in reproposed § 614.4336(a) on loan sales to non-FCS institutions (that are not Farmer Mac poolers) proved controversial. A FCB argued that the borrower rights requirements in reproposed § 614.4336(a) violate the Act when applied to loans that are sold to such non-FCS institutions. The commenter asserts that section 4.14A(a)(6) of the Act only requires FCS institutions and OFIs within the meaning of section 1.7(b)(1) of the Act to comply with the borrower rights provisions in title IV of the statute. This commenter also opines that the statutory authority to sell interests in loans to non-FCS institutions predates, and thus supersedes, the borrower rights provisions in title IV of the Act. In the alternative, the commenter argues that Congress would have written the statute differently if it had intended for non-System purchasers of FCS loans to adhere to these statutory borrower rights requirements. This commenter further argues that the borrower rights are automatically extinguished when a loan is sold to a

created by statute, not contract. All commenters advanced several non-legal arguments against the borrower rights requirements in reproposed § 614.4336. The FCC claimed that most prospective purchasers would decline to buy loans that incorporated these borrower rights provisions. Another commenter opined that a non-System purchaser would face numerous impracticalities in administering borrower rights that were incorporated into the loan contract because it would be unfamiliar with FCA regulations, policies, procedures, and interpretations. These commenters also complained that the alternative of requiring a borrower both to consent to the sale and to relinquish the statutory borrower rights effectively enables borrowers to veto

non-FCS institution (that is not a Farmer

Mac pooler) because these rights are

loan sales, thus defeating the statutory rights of the FCS institutions to sell loans.

After careful consideration of these comments, the FCA has decided to retain the requirements that a FCS lender either incorporate the statutory borrower rights into a contract to which the borrower is a signatory or obtain the borrower's signed, written consent to the sale, including the relinquishment of borrower rights, whenever the loan is sold to a non-FCS lender that is not a Farmer Mac pooler. The FCA rejects the arguments that the regulation violates the statute. The FCA concludes that the regulation implements the Act by balancing the authority of FCS institutions to sell loans in the secondary market with the borrower rights provisions in title IV of the Act. The FCA finds no support in either the Act or its legislative history for the claim that the authority of the FCS to sell loans to non-FCS lenders is superior to borrower rights provisions in title IV of the Act.

The claim that borrower rights are automatically extinguished whenever a FCS institution sells a loan to a non-FCS institution denies borrowers those rights and benefits that Congress enacted into law. In fact, a FCS institution could face significant litigation liability that could potentially undermine its solvency if the issue of borrower rights is left unresolved at the time the loan is sold to a non-FCS institution. Section 614.4336 reduces this litigation risk by compelling the seller to obtain either the purchaser's assumption of borrower rights, or the borrower's consent to the sale with the relinquishment of borrower rights.

The FCA acknowledges that borrower rights are established by statute and that section 4.14A(a)(6) of the Act only imposes these borrower rights requirements on the System and OFIs. However, title IV of the Act neither prohibits a FCS lender from incorporating the statutory borrower rights into the loan contract nor prevents a non-FCS institution from voluntarily assuming borrower rights obligations. The claim that many potential purchasers would decline to buy a loan containing borrower rights provisions does not provide a sufficient reason for deleting this provision from the final regulation. From the perspective of the FCA, the regulation provides FCS institutions with two options for resolving borrower rights issues when loans are sold outside the System to parties who are not Farmer Mac poolers. Although non-FCS institutions may experience difficulties

with borrower rights requirements, these non-FCS institutions have voluntarily and knowingly assumed these obligations with any attendant problems.

In order to provide greater flexibility to FCS institutions that choose this option, the FCA modifies § 614.4336(a)(2)(i) to allow the borrower rights to be incorporated into either the original loan contract or a subsequent modification agreement that is signed by the borrower. This approach does not require a FCS institution to incorporate borrower rights into the contract until such time as it sells the loan to a non-FCS lender that is not a Farmer Mac pooler.

The FCA also declines to delete the alternative requirement that the borrower consent to the loan sale and relinquish the statutory borrower rights. As stated earlier, the FCA rejects the argument that the statutory lending authorities of FCS institutions supersede the borrower rights provisions in title IV of the Act. Borrower rights are an unique feature of FCS loans which may enhance the competitiveness of the System in agricultural credit markets.

The approach advocated by the commenters would allow FCS institutions to unilaterally deprive borrowers of their rights without their consent. As a result, the FCS institution and the non-System purchaser would profit from the sale of the loan at the expense of the borrower, who is denied any voice in the matter. The borrower receives no consideration for involuntarily forfeiting borrower rights. From the perspective of the FCA, such an approach is inherently unfair to System borrowers. The regulation maintains the balance of power that title IV of the Act establishes between FCS lenders and borrowers. The FCA believes that borrowers should be afforded an ability to consent to relinquishment of their borrower rights. Furthermore, the FCA is modifying the language of the regulation to reflect more accurately the fact that the borrower is consenting to the loan sale and relinquishing borrower rights.

At this juncture, the FCA emphasizes that section 4.14A(a)(5) of the Act only extends borrower rights to loans made to farmers, ranchers, and aquatic producers and harvesters for any agricultural or aquatic purpose and other credit needs of such borrowers. Therefore, § 614.4336 applies only if the borrower is a farmer, rancher, or aquatic producer or harvester, and the loan is sold to either a certified Farmer Mac pooler or a non-System institution. Section 614.4336(a), however, would not

apply when a FCS lender sold to a non-System institution a rural housing loan made under either section 1.11(b) or 2.4(b) of the Act to a borrower who is not a farmer, rancher, or aquatic producer or harvester for residential property that could not produce agricultural products for sale on a sustained basis.

#### E. Borrower Stock

Section 614.4335 of the reproposed regulations reflects the statutory requirement that a borrower, as a condition of obtaining a loan from or through a Farm Credit bank or association, purchase an amount of stock that is not less than the lower of \$1,000 or 2 percent of the loan amount. Additionally, the Act contemplates that individual institutions may need to require a higher minimum stock purchase in order to adequately capitalize the institution. The reproposed regulation would require a FCS institution to impose the institution's minimum stock purchase requirement upon all borrowers, whether or not the loan is made for the purpose of sale. Accordingly, reproposed § 614.4335 would not allow an institution to retire stock below its minimum stock purchase requirement for the entire loan whenever: (1) A subordinated participation interest is retained; (2) an interest in a pool of subordinated participation interests is purchased; or (3) a contribution to a cash reserve is made to satisfy the requirements of title VIII of the Act.

The regulation that was reproposed on January 23, 1991, would allow an institution to retire a portion of the borrower's stock investment when it sells a fractional interest in the principal amount of a loan that qualifies for exclusion from capital computations. In such situations, reproposed § 614.4335 allows an institution, in its discretion, to retire a proportionate share of the borrower stock, provided that after the stock is retired the institution would: (1) Continue to comply with its minimum permanent capital standards; and (2) retain adequate capital to cover the risk in its portfolio. Since the reproposed regulation would grant FCS institutions discretion concerning stock retirements in such circumstances, the FCA encourages all institutions to carefully evaluate both their present and future capital needs before deciding whether to retire the borrower's stock. In addition, the FCS institutions must maintain a minimum borrower stock requirement to support the statutory requirements of institution membership where a loan to a borrower is held outstanding.

The FCA received comments on reproposed § 614.4335(a) from the FCC. two FCBs, a PCA, and a Federal land bank association (FLBA) regarding the requirement that FCS institutions require their borrowers to purchase stock on loans originated for future sale into the secondary market. One commenter suggested that the FCA require the borrower to purchase stock in the FCS institution if the loan is not sold into the secondary market within a reasonable period of time. The FCC asserted that the stock purchase requirement places FCS institutions at a competitive disadvantage with other lenders who originate loans for sale to the secondary market. More specifically, the commenter argued that the borrower stock requirement increases the cost of the loan for the borrower and poses marketing difficulties for a FCS institution. The FCC also argued that the reproposed regulation focuses on capitalization of an individual loan rather than the institution.

The FCC transmitted to the FCA an opinion of counsel to bolster its position on borrower stock. The opinion concludes that the FCA has discretion to waive the borrower stock requirement for loans that FCS institutions contemplate selling into the secondary market. The opinion states that the primary purposes of the stock purchase requirement are: (1) To furnish at least a portion of the capital that the bank or association must hold to support the loan as an asset; and (2) to implement the cooperative principle that each FCS institution is owned by its borrowers. Accordingly, the FCC's legal counsel concludes that the reasons behind the borrower stock requirements no longer apply when a loan is sold into the secondary market because the loan is no longer an asset of the bank or association.

In response, the FCA believes that the stock purchase requirement should be imposed on all borrowers, even if the institution contemplates selling their loans on the secondary market. First, the possibility that a loan or an interest therein may be subsequently sold does not negate the requirement of the Act that borrowers, who are farmers, ranchers, or aquatic producers and harvesters, purchase voting stock in the institution. The potential sale of a loan on the secondary market does not relieve the FCS institution of its legal obligation to sell stock to the borrower, especially where the FCS institution is likely to retain servicing rights or a subordinated participation interest in the loan. Second, the possible future sale of a loan or an interest therein is

not a certainty at the time a loan is made. Loans contemplated for sale on the secondary market must meet the underwriting criteria of the secondary market and exhibit characteristics desired by potential purchasers. Although the lender, at the time the loan is originated, may contemplate selling it on the secondary market, such a sale may never occur. Third, the FCA believes that as long as the institution retains a portion of the loan as an asset. the statute requires the borrower to hold stock in the institution. The regulation provides FCS institutions with latitude to set a minimum stock purchase requirement. In exercising its authority to set a minimum stock requirement. each institution should balance its need to attract potential borrowers with its responsibility to be viable and adequately capitalized. For the same reasons, § 614.4335 also requires the borrower to repurchase stock or participation certificates equal to the institution's minimum stock purchase requirement whenever the institution repurchases the loan.

The FCA is persuaded that the regulation should provide as much flexibility as the law allows to facilitate the sale of loans into the Farmer Mac program, and that the statutory stock requirement only applies when a portion of the borrower's loan is retained as a loan asset. Consequently, the final regulation allows a FCS institution to retire borrower stock when the entire loan is sold to a Farmer Mac pooler. The stock requirement emanates from a membership requirement rather than as a means of capitalizing an individual loan. In addition, if a loan is sold to another lender outside of the Farmer Mac secondary market and a portion of the loan, or recourse to the selling institution is retained, then the institution would be required to retain the borrower stock as if the entire loan had not been sold.

Therefore, the FCA revises § 614.4335 so that the final regulation provides a FCS institution with latitude to retire the full amount of the borrower's stock where the entire loan has been transferred from the institution's books through the sale of the loan even if an interest in a pool of subordinated interests is purchased to satisfy statutory requirements. However, for other regulatory purposes, the purchased interest is treated like any loan sale where a portion of the loan and/or associated risk is retained. The institution will still be required to comply with the capital requirements and disclosure requirements as

described in parts 615 and 620, respectively, of this chapter.

These commenters also expressed concerns about reproposed § 614.4335(b), which requires a borrower to repurchase stock in the event that the institution subsequently repurchases the loan. All commenters asserted that such a requirement was impractical, and that there may be no legal or business basis for requiring the borrower to repurchase stock in a FCS institution. The FCC asserted that Congress did not intend to cripple FCS institutions through the use of such restrictions as stock repurchase requirements.

In response to comments on proposed § 614.4335(b), the FCA continues to believe that borrowers whose loans are repurchased should be required to repurchase stock in the institution. FCS institutions have discretion to set minimum stock purchase requirements at a level where no additional stock purchase will be needed in the event a loan is repurchased. FCS institutions that contemplate selling loans on the secondary market should insert provisions into membership contracts that require the borrower to repurchase stock in the event that the institution reacquires the loan. Any disclosures about potential retirement of stock on the sale of a loan should also notify the borrower that the stock cannot be retired if the institution is not in compliance with minimum permanent capital standards, or its capital is not adequate to support the risk in its loan operations.

As noted in the preamble to subpart A of part 614 of these regulations, §§ 614.4030(c) and 614.4050(d) of the final regulation allows FLCAs and ACAs to sell loans to FCS institutions other than banks. The FCA believes that the final regulations should address the borrower stock requirement in such situations. The FCA anticipates that, in most situations, the selling FCS institution will retain servicing rights but will sell the loan without recourse to another System institution. In some instances, the purchasing institution may be located far from the borrower.

The Act requires farmers, ranchers, and aquatic producers or harvesters who borrow from the FCS to hold stock in a System institution. A loan sale within the FCS does not negate statutory requirements concerning borrower rights and borrower stock. The FCA believes that the borrower should be afforded the opportunity to elect whether to hold stock in the selling or purchasing FCS institution. Since the borrower has an established relationship with the local FCS institution that originated his or her

loan, the FCA expects that many borrowers will elect to remain a member of that institution. For these reasons, the FCA has added a new § 614.4335(d), which allows the borrower to choose membership in either the selling or purchasing FCS institution. The FCA concludes that the cooperative principles of the FCS would be violated if such borrowers did not retain stock in either the originating or purchasing FCS institution.

# F. Disclosure to Borrowers

The FCA received four comments about reproposed § 614.4337, concerning disclosures to borrowers. All of the commenters indicated that the reproposed regulation would apply to loans that were sold "without" servicing rights. The FCA corrects this inadvertent error, and the final § 614.4337 applies to loans that are sold with servicing rights.

Some commenters expressed the opinion that reproposed § 614.4337 (a)(3) and (a)(4) should be deleted because they duplicate the requirements of § 614.4336(b). These provisions are not redundant because they address different issues. Accordingly, the FCA declines to delete § 614.4336 (a)(3) and (a)(4).

Conversely, some commenters argued that § 614.4337(b) should be deleted because it duplicates the requirements of § 614.4337(a). As noted in the preamble to the reproposed regulation, § 614.4337(b) was added in order to address concerns in a recent General Accounting Office (GAO) study about damage to borrowers caused by the transfer of servicing rights. Accordingly, the FCA declines to delete § 614.4337(b). The FCA, however, clarifies that § 614.4337(b) only applies to situations where a FCS institution purchases the loan or an interest therein.

Finally, one commenter suggested the reproposed § 614.4337(a)(3) would require FCS institutions to give legal advice to their borrowers. The FCA modified the language of this provision to address the commenter's concern.

### IV. Part 619—Definitions

The final regulation reflects a definition of "loan participation" consistent with its meaning in part 614, subpart H. The comments received on the proposed change have been addressed elsewhere in this preamble.

### List of Subjects

### 12 CFR Part 614

Agriculture, Banks, Banking, Foreign trade, Reporting and recordkeeping requirements, Rural areas.

### 12 CFR Part 619

Agriculture, Banks, Banking, Rural areas.

For reasons stated in the preamble, parts 614 and 619 of chapter VI, title 12 of the Code of Federal Regulation are amended as follows:

# PART 614—LOAN POLICIES AND OPERATIONS

1. The authority citation for part 614 is revised to read as follows:

Authority: Secs. 1.3, 1.5, 1.6, 1.7, 1.9, 1.10, 2.0, 2.2, 2.3, 2.4, 2.10, 2.12, 2.13, 2.15, 3.0, 3.1, 3.3, 3.7, 3.8, 3.10, 3.20, 3.28, 4.12, 4.12A, 4.13, 4.13B, 4.14, 4.14A, 4.14C, 4.14D, 4.14E, 4.18, 4.19, 4.36, 4.37, 5.9, 5.10, 5.17, 7.0, 7.2, 7.6, 7.7, 7.8, 7.12, 7.13, 8.0, 8.5 of the Farm Credit Act; 12 U.S.C. 2011, 2013, 2014, 2015, 2017, 2018, 2071, 2073, 2074, 2075, 2091, 2093, 2094, 2096, 2121, 2122, 2124, 2128, 2129, 2131, 2141, 2149, 2183, 2184, 2199, 2201, 2202, 2202a, 2202c, 2202d, 2202e, 2206, 2207, 2219a, 2219b, 2243, 2244, 2252, 2279a, 2279a-2, 2279b, 2279b-1, 2279b-2, 2279f, 2279f-1, 2279aa, 2279aa-5; sec. 413 of Pub. L. 100-233, 101 Stat. 1568, 1639

### Subpart A-Lending Authorities

2. Section 614.4000 is amended by adding new paragraphs (e) and (f) to read as follows:

# § 614.4000 Farm Credit Banks.

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(e) Other interests in loans. (1)
Subjects to the requirements of subpart
H of this part, Farm Credit Banks may
sell interests in loans only to:

 (i) Farm Credit System institutions authorized to purchase such interests;

(ii) Other lenders that are not Farm Credit System institutions; and

(iii) Any certified agricultural mortgage marketing facility, as defined by section 8.0(3) of the Act, for the purpose of pooling and securitizing such loans under title VIII of the Act.

(2) Subject to the requirements of subpart H of this part, Farm Credit Banks may purchase interests other than participation interests in loans and nonvoting stock from other Farm Credit System institutions.

(3) Farm Credit Banks, in their capacity as certified agricultural mortgage marketing facilities under title VIII of the Act, may purchase interests in loans (other than participation interests authorized in paragraph (d) of this section) from institutions other than Farm Credit System institutions only for the purpose of pooling and securitizing such loans under title VIII of the Act.

(4) A Farm Credit Bank may purchase an interest in a pool of subordinated participation interests that contains a subordinated participation interest in a loan it has originated to satisfy the requirements of title VIII of the Act with respect to such loans.

(f) Residual powers after the transfer of lending authority to an association. After transferring its authority to make and participate in long-term real estate loans to an agricultural credit association of a Federal land credit association pursuant to section 7.6(a) of the Act and subpart E of part 611 of these regulations, a Farm Credit Bank retains residual authority to:

 Enter into loan participation agreements pursuant to paragraph (d) of this section;

(2) Purchase or sell other interests in loans in accordance with paragraph (e) of this section; and

(3) Make long-term real estate loans in accordance with paragraph (a) of this section in areas of its chartered territory where no active association operates.

 Section 614.4010 is amended by adding new paragraphs (f) and (g) to read as follows:

# § 614.4010 Agricultural credit banks.

(f) Other interest in loans. (1) Subject to the requirements of subpart H of this part, agricultural credit banks may sell interests in loans, except those originated under paragraph (d) of this section, only to:

 (i) Farm Credit System institutions authorized to purchase such interests;

(ii) Other lenders that are not Farm Credit System institutions; and

(iii) Any certified agricultural mortgage marketing facility, as defined by section 8.0(3) of the Act, for the purpose of pooling and securitizing such loans under title VIII of the Act.

(2) Subject to the requirements of subpart H of this part, agricultural credit banks may purchase interests other than participation interests in loans and nonvoting stock from other Farm Credit System institutions.

(3) Agricultural credit banks, in their capacity as certified agricultural mortgage marketing facilities under title VIII of the Act, may purchase interests in loans (other than participation interests authorized in paragraph (e) of this section) from institutions other than Farm Credit System institutions only for the purpose of pooling and securitizing such loans under title VIII of the Act.

(4) An agricultural credit bank may purchase an interest in a pool of subordinated participation interests that contains a subordinated participation interest in a loan it has originated, to satisfy the requirements of title VIII of the Act with respect to such loans.

(g) Residual powers after the transfer of lending authority to an association. After transferring its authority to make and participate in long-term real estate loans to an agricultural credit association or a Federal land credit association pursuant to section 7.8(a) of the Act and subpart E of part 611 of these regulations, an agricultural credit bank retains residual authority to:

- (1) Enter into loan participation agreements pursuant to paragraph (e) of this section:
- (2) Purchase or sell other interests in loans in accordance with paragraph (f) of this section; and
- (3) Make long-term real estate loans in accordance with paragraph (a) of this section in areas of its chartered territory where not active association operates.
- 4. Section 614.4030 is amended by adding a new paragraph (c) to read as follows:

# § 614.4030 Federal land credit associations.

- (c) Other interests in loans. (1)
  Subject to the requirements of subpart H
  of this part and the supervision of their
  respective funding banks, Federal land
  credit associations may sell interests in
  loans made under paragraph (a) of this
  section only to:
- (i) Farm Credit System institutions, as authorized by their respective funding banks;
- (ii) Other lenders that are not Farm Credit System institutions, as authorized by their respective funding banks; and
- (iii) Any certified agricultural mortgage marketing facility, as defined by section 8.0(3) of the Act, for the purpose of pooling and securitizing such loans under title VIII of the Act.
- (2) Subject to the requirements of subpart H of this part, Federal land credit associations may purchase interests in loans that comply with the requirements of paragraph (a) of this section and nonvoting stock from Farm Credit System institutions.
- (3) Federal land credit associations, in their capacity as certified agricultural mortgage marketing facilities under title VIII of the Act, may purchase interests in loans (other than participation interests under paragraph (b) of this section) from institutions other than Farm Credit System institutions for the purpose of pooling and securitizing such loans under title VIII of the Act.
- (4) A Federal land credit association may purchase an interest in a pool of subordinated participation interests that contains a subordinated participation interest in a loan it has originated, to satisfy the requirements in title VIII of the Act.

5. Section 614.4040 is amended by adding a new paragraph (d) to read as follows:

# § 614.4040 Production credit associations.

- (d) Other interests in loans. (1)
  Subject to the requirements of subpart H
  of this part and the supervision of their
  respective funding banks, production
  credit associations may sell interests in
  loans that are made under paragraph (a)
  of this section to:
- (i) Banks of the Farm Credit System, as authorized by their respective funding banks; and
- (ii) Any certified agricultural mortgage marketing facility, as defined by section 8.0(3) of the Act, for the purpose of pooling and securitizing such loans under title VIII of the Act.
- (2) Subject to the requirements of subpart H of this part, production credit associations, as authorized by their respective funding banks, may purchase interests in loans that comply with the requirements of paragraph (a) of this section and nonvoting stock from banks of the Farm Credit System.
- (3) Production credit associations, in their capacity as certified mortgage marketing facilities under title VIII of the Act, may purchase from Farm Credit System institutions and institutions that are not Farm Credit System institutions interests in loans (other than participation interests authorized by paragraph (c) of this section) for the purpose of pooling and securitizing such loans under title VIII of the Act.
- (4) A production credit association may purchase an interest in a pool of subordinated participation interests that contains a subordinated participation interest in a loan it has originated, to satisfy the requirements of title VIII of the Act.
- 6. Section 614.4050 is amended by adding a new paragraph (d) to read as follows:

# § 614.4050 Agricultural credit associations.

- (d) Other interests in loans. (1)
  Subject to the requirements of subpart H
  of this part and the supervision of their
  respective funding banks, agricultural
  credit associations may sell:
- (i) Interests in loans made under paragraph (a) of this section only to:
- (A) Farm Credit System institutions, as authorized by their respective funding banks;
- (B) Lenders that are not Farm Credit System institutions, as authorized by their respective funding banks; and
- (C) Any certified agricultural mortgage marketing facility, as defined

- by section 8.0(3) of the Act, for the purpose of pooling and securitizing such loans under title VIII of the Act.
- (ii) Interests in loans made under paragraph (b) of this part only to:
- (A) Banks of the Farm Credit System, as authorized by their respective funding banks; and
- (B) Any certified agricultural mortgage marketing facility, as defined by section 8.0(3) of the Act, for the purpose of pooling and securitizing such loans under title VIII of the Act.
- (2) Subject to the requirements of subpart H of this part, agricultural credit associations may purchase:
- (i) Interests in loans that comply with the requirements in paragraph (a) of this section from institutions of the Farm Credit System;
- (ii) Interests in loans that comply with the requirements of paragraph (b) of this section from banks of the Farm Credit System; and
- (iii) Nonvoting stock from institutions of the Farm Credit System.
- (3) Agricultural credit associations, in their capacity as certified agricultural mortgage marketing facilities under title VIII of the Act, may purchase interests in loans, other than participation interests authorized by paragraph (c) of this section, from institutions other than Farm Credit System institutions for the purpose of pooling and securitizing such loans under title VIII of the Act.
- (4) An agricultural credit association may purchase an interest in a pool of subordinated participation interests that contains a subordinated participation interest in a loan it has originated, to satisfy the requirements in title VIII of the Act.
- 7. A new § 614.4060 is added to read as follows:

# § 614.4060 Affiliates established pursuant to section 8.5(e)(1) of the Farm Credit Act of 1971.

An affiliate established by one or more Farm Credit System institutions pursuant to section 8.5(e)(1) of the Act and § 611.1137 of this chapter, as a certified agricultural mortgage marketing facility, may purchase loans from Farm Credit System institutions and institutions other than Farm Credit System institutions in accordance with title VIII of the Act and any applicable regulation promulgated thereunder.

8. Subpart H is revised to read as

### Subpart H-Loan Purchases and Sales

Sec.

614.4325 Purchase and sale of interests in loans.

614.4330 Loan participations.

614.4335 Borrower stock requirements.

614.4336 Borrower rights. 614.4337 Disclosure to borrowers.

# Subpart H—Loan Purchases and Sales

# § 614.4325 Purchase and sale of Interests in loans.

(a) Definitions. For the purposes of this subpart, the following definitions shall apply:

(1) Interests in loans means ownership interests in the principal amount, interest payments, or any aspect of a loan transaction, including

servicing rights.

(2) Lead lender means a lending institution having a direct contractual relationship with a borrower to advance funds, which institution sells or assigns an interest or interests in such loan to one or more other lenders.

(3) Loan means any extension of credit or similar financial assistance of the type authorized under the Act, such as leases, guarantees, letters of credit, and other similar transactions.

(4) Loan participation means a fractional undivided interest in the principal amount of a loan that is sold by a lead lender to a participating institution in accordance with the requirements of § 614.4330 of this subpart. The term "loan participation" does not include a subordinated participation interest.

(5) Participating institution means an institution that purchases a fractional undivided interest in the principal amount of a loan originated by another

lender.

(6) Sale with recourse means a sale of a loan or an interest in a loan in which the seller:

(i) Retains some risk of loss from the transferred asset for any cause except the seller's breach of usual and customary warranties or representations designed to protect the purchaser against fraud or misrepresentation; or

(ii) Has an obligation to make payments of principal or interest to any

party resulting from:

(A) Default on the payment of principal or interest on the loan by the borrower or guarantor or any other deficiencies in the obligor's performance;

(B) Changes in the market value of the assets after transfer;

(C) Any contractual relationship between the seller and purchaser incident to the transfer that, by its terms, could continue even after final payment, default, or other termination of the assets transferred; or

(D) Any other cause, except the retention at servicing rights alone shall not constitute recourse.

(7) Subordinated participation interest means an interest in a loan that bears the first risk of loss, including the retention of such an interest when a loan is sold to a pooler certified by the Federal Agricultural Mortgage Corporation pursuant to title VIII of the Act, or an interest in a pool of subordinated participation interests purchased to satisfy the requirements of title VIII of the Act with respect to a loan sold to such a certified pooler.

(b) Authority to purchase and sell interests in loans.

Loans and interests in loans may only be sold in accordance with each institution's lending authorities, as set forth in subpart A of this part. No Farm Credit System institution may purchase from an institution that is not a Farm Credit System institution any interest in a loan, except for the purpose of pooling and securitizing such loans under title VIII of the Act, unless such an interest is a participation interest that qualifies under the institution's lending authority, as set forth in subpart A of this part, and meets the requirements of § 614.4330 of this subpart.

(c) Policies. Each Farm Credit System institution that is authorized to sell or purchase interests in loans under subpart A of this part shall exercise that authority in accordance with a policy adopted by its board of directors that addresses the following matters:

(1) The types of purchasers to which the institution is authorized to sell interests in loans;

(2) The types of loans in which the institution may purchase or sell an interest and the types of interests which may be purchased or sold;

(3) The underwriting standards to be applied in the purchase of interests in loans:

- (4) Such limitations on the aggregate principal amount of interests in loans that the institution may purchase from a single institution as are necessary to diversify risk, and such limitations on the aggregate amount the institution may purchase from all institutions as are necessary to assure that service to the territory is not impeded;
- (5) Provision for the identification and reporting of loans in which interests are sold or purchased;
- (6) Requirements for providing and securing in a timely manner adequate credit and other information needed to make an independent credit judgment; and
- · (7) Any limitations or conditions to which sales or purchases are subject that the board deems appropriate, including arbitration.

(d) Purchase and sale agreements.

Agreements to purchase or sell an interest in a loan shall, at a minimum:

(1) Identify the particular loan(s) to be

covered by the agreement;

(2) Provide for the transfer of credit and other borrower information on a timely and continuing basis;

(3) Provide for sharing, dividing, or

assigning collateral;

(4) Identify the nature of the interest(s) sold or purchased;

(5) Set forth the rights and obligations of the parties and the terms and conditions of the sale; and

(6) Contain any terms necessary for the appropriate administration of the loan and the protection of the interests of the Farm Credit System institution.

- (e) Independent credit judgment. Each institution that purchases an interest in a loan shall make a judgment on the creditworthiness of the borrower that is independent of the originating or lead lender and any intermediary seller or broker prior to the purchase of the interest and prior to any servicing action that alters the terms of the original agreement, which judgment shall not be delegated to any person(s) not employed by the institution. A Farm Credit System institution that purchases a loan or any interest therein may use information, such as appraisals or collateral inspections, furnished by the originating or lead lender, or any intermediary seller or broker; however, the purchasing Farm Credit System institution shall independently evaluate such information when exercising its independent credit judgment. No employee who performed a real estate appraisal on any collateral supporting a loan shall participate in the decision to purchase that loan. The independent credit judgment shall be documented by a credit analysis that considers factors set forth in § 614.4160 of this part and is independent of the originating institution and any intermediary seller or broker. The credit analysis shall consider such credit and other borrower information as would be required by a prudent lender and shall include an evaluation of the capacity and reliability of the servicer. Boards of directors of jointly managed institutions shall adopt procedures to ensure that the interests of their respective shareholders are protected in participation between such institutions.
- (f) Limitations. The aggregate principal amount of interests in loans purchased from a single lead lender and the aggregate principal amount of interests in loans purchased from other institutions shall not exceed the limits set in the institution's policy.

- (g) Lending limits. In order to exclude the principal amount of interests sold from the principal amount of the loan for the purpose of determining compliance with the lending limits set forth in subpart J of this part, sale agreements must meet the following requirements:
- (1) The interest sold must be an undivided interest in the principal amount of the loan and in all collateral securing the loan; and
- (2) The interest must be sold without recourse; and
- (3) The agreement under which the interest is sold must provide for the sharing of all payments of principal, collection expenses, collateral proceeds, and risk of loss on a pro rata basis according to the percentage interest in the principal amount of the loan. Agreements that provide for the pro rata sharing to commence at the time of default or similar event, as defined in the agreement under which the interest is sold, shall be considered to be pro rata agreements, notwithstanding the fact that advances are made and payments are distributed on a basis other than pro rata prior to that time.
- (h) Sales with recourse. When a loan or interest in a loan is sold with recourse, it shall be accorded the following treatment:
- (1) The loan shall be considered, to the extent of the recourse, an extension of credit by the purchaser to the seller, as well as an extension of credit from the seller to the borrower(s), for the purpose of determining whether credit extensions to a borrower are within the lending limits established in subpart J of this part.
- (2) The amount of the loan subject to the recourse agreement shall be considered a loan sold with recourse for the purpose of computing permanent capital ratios.

# § 614.4330 Loan participations.

Agreements to purchase or sell a participation interest shall be subject to the provisions of § 614.4325 of this subpart, and, in addition, shall satisfy the requirements of this section.

- (a) Participation agreements.

  Agreements to purchase or sell a participation interest in a loan shall, in addition to meeting the requirements of § 614.4325(d) of this subpart, at a minimum:
- (1) Define the duties and responsibilities of the participating institution and the lead lender, and/or the servicing institution, if different from the lead lender.
- (2) Provide for loan servicing and monitoring of the servicer;

- (3) Set forth authorization and conditions for action in the event of borrower distress or default;
  - (4) Provide for sharing of risk;
- (5) Set forth conditions for the offering and acceptance of the loan participation and termination of the agreement;
- (6) Provide for sharing of fees, interest charges, and costs between participating institutions;
- (7) Provide for a method of resolution of disagreements arising under the agreement between two or more institutions;
- (8) Specify whether the contract is assignable by either party; and
- (9) Provide for the issuance of certificates evidencing an undivided interest in a loan.
- (b) Retention requirement. No participation interest may be purchased from an institution that is not a Farm Credit System institution unless the servicing institution has an ownership interest in the principal amount equal to the lesser of 10 percent of the principal amount or such lesser amount as represents the servicing institution's lending limit, which ownership interest cannot be assigned separately from the servicing rights.
- (c) Intrasystem participations. Loans participated between or among Farm Credit System institutions shall meet the borrower eligibility, membership, loan term, loan amount, loan security, and stock purchase requirements of the originating lender.

### § 614.4335 Borrower stock requirements.

- (a) As a condition of obtaining a loan from or through a Farm Credit System institution, including loans originated for sale to other lenders, a borrower shall meet the institution's minimum stock purchase requirements.
- (b) Borrower stock may be retired only if the institution meets its minimum permanent capital standards and only in accordance with paragraphs (b)(1) or (b)(2) of this section.
- (1) When a loan is sold to a party that is not a certified agricultural mortgage marketing facility under title VIII of the Act:
- (i) Subject to the requirements of paragraph (d) of this section, borrower stock may be retired if the entire loan is sold without recourse.
- (ii) Borrower stock may not be retired when the entire loan is sold with recourse.
- (iii) When an interest in a loan is sold without recourse, or an interest is retained that is not a subordinated interest, a proportionate amount of borrower stock may be retired, but in no event may stock be retired below the

- institution's minimum stock purchase requirement for the interest retained.
- (2) When a loan or an interest therein is sold to a certified agricultural mortgage marketing facility under title VIII of the Act, the stock may be retired; but, in no event may stock be retired below the institution's minimum stock purchase requirement for the portion retained.
- (c) If an institution repurchases a loan on which the stock has been retired, the borrower shall be required to repurchase stock in the amount of the minimum stock purchase requirement.
- (d) When the loan is sold without recourse to another Farm Credit System institution pursuant to paragraph (b)(1)(i) of this section, the borrower may elect to hold stock in either the selling or purchasing institution.

# § 614.4336 Borrower rights.

- (a) Each institution that contemplates selling a loan or an interest therein that is subject to the borrower rights provisions of title IV of the Act shall either:
- (1) For loans intended for sale to a certified agricultural mortgage marketing facility pursuant to title VIII of the Act, comply with the requirements of § 614.4367(b) of this part; or
- (2) For loans intended for sale to institutions that are neither Farm Credit System institutions nor certified agricultural mortgage marketing facilities under title VIII of the Act, comply with one of the following two requirements:
- (i) Include provisions in the contract with the borrower, or a written modification thereto, that ensure that the purchaser of the loan will be obligated to accord the borrower the same rights "qualified lenders" must provide under the Act; or
- (ii) Obtain from the borrower a signed written consent to the sale which explicitly states that the borrower relinquishes the statutory borrower rights. The consent to the loan sale and the relinquishment of the borrower rights shall have no effect until the loan is actually sold and shall be in effect in the event that lender or any other Farm Credit System institution repurchases the loan or any interest therein.
- (b) Before obtaining the borrower's consent to the sale of the loan and the relinquishment of borrower rights pursuant to paragraph (a)(2)(ii) of this section, the lending institution shall disclose in writing to the borrower:
- (1) A full and complete description of the statutory rights that the borrower is asked to relinquish;

- (2) Any changes in the loan terms or conditions that will occur if the loan is not sold;
- (3) The fact that the relinquishment of the statutory borrower rights will not become effective unless the loan is actually sold and shall become ineffective in the event that the lender or any other Farm Credit System institution repurchases the loan or any interest therein.
- (c) The making of a loan may not be conditioned on the borrower's consent to its sale and relinquishment of statutory borrower rights.

### § 614.4337 Disclosure to borrowers.

When a loan or an interest in a loan other than a participation interest is sold with servicing rights, the disclosure shall be made to the borrower in accordance with this section:

- (a) The selling institution shall disclose to the borrower at least 10 days prior to the borrower's next payment date;
- (1) The name, address, and telephone number of the purchasing institution;
- (2) The name and address of the party to whom payment is to be made;
- (3) A description of the impact of the sale on statutory borrower rights after the sale:
- (4) Any terms in the agreement that would permit a purchaser to change the terms or conditions of the loan.
- (b) A Farm Credit System institution that purchases a loan or a non-participation interest therein shall not take any servicing action that adversely affects the borrower until it ensures that disclosure has been made to the borrower of:
- (1) The name, address, and telephone number of the purchasing institution; and
- (2) The address where the payment should be sent.

### Subpart N—Loan Servicing Requirements; State Agricultural Loan Mediation Programs; Right of First Refusal

### § 614.4510 [Amended]

9. Section 614.4510 is amended by removing the reference "§ 614.4330" and adding in its place, "§ 614.4325" in paragraph (c).

### Subpart O—Banks for Cooperatives Financing International Trade

### § 614.4710 [Amended]

10. Section 614.4710 is amended by removing the reference "\$ 614.4334" and adding in its place, "\$ 614.4020(b)" in paragraphs (a)(4) and (b)(2).

### PART 619—DEFINITIONS

11. The authority citation for part 619 is revised to read as follows:

Authority: Secs. 1.7, 2.4, 4.9, 5.9, 5.12, 5.17, 5.18, 7.0, 7.6, 7.7, 7.8 of the Farm Credit Act; 12 U.S.C. 2015, 2075, 2160, 2243, 2246, 2252, 2253, 2279a, 2279b, 2279b–1, 2279b–2.

12. Section 619.9195 is revised to read as follows:

### § 619.9195 Loan participation.

A fractional undivided interest in the principal amount of a loan that is sold by a lead lender to a participating institution in accordance with the requirements of § 614.4330 of this chapter. The term "loan participation" does not include a subordinated participation interest.

### § 619.9320 [Removed]

13. Section 619.9320 is removed.

Dated: August 14, 1992.

### Curtis M. Anderson,

Secretary, Farm Credit Administration Board.
[FR Doc. 92–20153 Filed 8–21–92; 8:45 am]
BILLING CODE 6705–01-M

#### 12 CFR Part 615

RIN 3052-AB18

Funding and Fiscal Affairs, Loan Policies and Operations, and Funding Operations

AGENCY: Farm Credit Administration.
ACTION: Suspension of rule.

SUMMARY: The Farm Credit Administration (FCA), by the Farm Credit Administration Board (Board), adopts a temporary suspension, through December 31, 1994, of certain provisions of the regulations governing the computation of permanent capital ratios of Farm Credit System (System) institutions. The effect of the suspension is to allow Farm Credit Banks and direct lender associations through the end of 1994 to determine by agreement whether, and to what extent, an association's investment in a Farm Credit Bank is considered as part of the association's permanent capital for the purpose of computing the permanent capital ratio.

become effective upon the expiration of 30 days after publication in the Federal Register during which either or both Houses of Congress are in session. Notice of the effective date will be published in the Federal Register.

FOR FURTHER INFORMATION CONTACT: Robert S. Child, Policy Analyst, Office of Examination, Farm Credit Administration, McLean, VA 22102–5090, (703) 883–4498, TDD (703) 883–4444.

OI

Rebecca S. Orlich, Senior Attorney, Office of General Counsel, Farm Credit Administration, McLean, VA 22102–5090, (703) 883–4020, TDD (703) 883–4444.

SUPPLEMENTARY INFORMATION: On May 14, 1992, the FCA Board adopted a proposal to suspend, for a period of 2 years, certain provisions of FCA regulation § 615.5210(d) governing the computation of permanent capital ratios of Farm Credit System (System) banks and associations. See 57 FR 26788 (June 16, 1992). Specifically, those provisions are:

### 1. Paragraph (d)(2)(i)

This provision states that, until January 1, 1993, each Farm Credit Bank shall, with the agreement of a majority of the direct lender associations in its district, adopt a districtwide plan specifying a percentage allocation of an association's investment in the bank between the bank and the association. The bank and associations are permitted to amend the plan each year. In the event that the bank and the associations are unable to reach agreement on the allocation, the direct lender associations' investments are required to be allocated 20 percent to the bank and 80 percent to the associations. In this provision, only the phrase "until January 1, 1993," was proposed to be suspended.

### 2. Paragraph (d)(2)(ii)

This provision states that, beginning January 1, 1993, and thereafter, all equities of a Farm Credit Bank that were purchased by direct lender associations must be allocated to the bank. This provision was proposed to be suspended in its entirety.

# 3. Paragraph (d)(2)(iii)

This provision requires equities of a Farm Credit Bank allocated to direct lender associations to be counted as permanent capital at the Farm Credit Bank and deducted from the capital of the direct lender associations, and sets forth a phase-in period for such requirement. The phase-in period commences on January 1, 1993 and specifies for each year until 1998 the minimum percentage of bank equities allocated to the association that must be counted as bank capital and deducted from association capital. In 1993, associations are permitted to count up to 100 percent of the bank equities

allocated to the association; the permissible allocation to the association decreases by 20 percentage points each following year until 1998. In 1998 and thereafter, all of the bank equities allocated to the association as a distribution of earnings must be counted by the bank and deducted from association capital. This provision was proposed to be suspended in its entirety.

During the proposed suspension period, other provisions of the regulation would remain in effect. This means that a Farm Credit Bank, with the agreement of a majority of the direct lender associations in its district, could adopt a districtwide plan specifying that a percentage of the direct lender association's investment in the bank could be counted as association capital for the purpose of computing the permanent capital ratio. In the absence of such an agreement, 20 percent of the associations' investment in the bank would be counted by the bank, and 80 percent would be counted by the associations.

The FCA received comments from the Farm Credit Council (FCC) on behalf of its member Farm Credit Banks, the Federal Intermediate Credit Bank of lackson, and direct lender associations, and from 10 System institutions. The commenters unanimously supported the proposed suspension of the regulations. In addition, most commenters expressed their opinion that the 2-year suspension should be made permanent-i.e., that the regulations in question should be revoked rather than merely suspended. Several commenters commented that a temporary suspension of the regulation for only 2 years would not provide System institutions with an adequate basis upon which to make long-term capital and business plans.

The Board understands the needs of System institutions to be able to make long-term plans and is aware that a temporary suspension will not have the same effect as a withdrawal. The Board is committed to moving forward with a reconsideration of the regulation to address System concerns. For System institutions' planning and convenience purposes, the Board has decided to extend the suspension period through December 31, 1994, to coincide with the end of a calendar year. This extension would result in a suspension period of approximately 26 to 27 months.

approximately 26 to 27 months.

As was stated in the supplementary information to the proposed suspension, the Board intends during the suspension period to re-examine the computation issue in light of System concerns and to propose amendments to the capital regulations to address those concerns as soon as practicable. The Board fully appreciates the concerns of commenters that the existing phase-in period as set

forth in § 615.5210(d)(2) could not practicably be reinstated at the end of the suspension period and will address these concerns in the course of the review.

Some of the comments received pertained to the substance of the capital regulations, which is beyond the scope of the proposed suspension on which the FCA solicited comments. These comments are not addressed here but will be considered by the FCA in its reexamination of and proposed revisions to the capital adequacy regulations.

### List of Subjects in 12 CFR Part 615

Accounting, Agriculture, Banks, Banking, Government securities, Investments, Rural areas.

For the reasons stated in the preamble, the following provisions of part 615 of chapter VI, title 12 of the Code of Federal Regulations are hereby suspended through December 31, 1994:

### PART 615—FUNDING AND FISCAL AFFAIRS, LOAN POLICIES AND OPERATIONS, AND FUNDING OPERATIONS

1. The authority citation for part 615 continues to read as follows:

Authority: Secs. 1.5, 1.11, 1.12, 2.2, 2.3, 2.4, 2.5, 2.12, 3.1, 3.7, 3.11, 3.25, 4.3, 4.9, 4.14B, 4.25, 5.9, 5.17, 6.20, 6.26 of the Farm Credit Act; 12 U.S.C. 2013, 2019, 2020, 2073, 2074, 2075, 2076, 2093, 2122, 2128, 2132, 2146, 2154, 2160, 2202b, 2211, 2243, 2252, 2278b, 2278b–6; sec. 301(a) of Pub. L. 100–233, 101 Stat. 1568, 1608.

#### § 615.5210 [Amended]

2. Section 615.5210 is amended by suspending, through December 31, 1994, the phrase "until January 1, 1993," in paragraph (d)(2)(i); and paragraphs (d)(2)(ii) and (d)(2)(iii) in their entirety.

Dated: August 13, 1992.

### Curtis M. Anderson.

Secretary, Farm Credit Administration Board.
[FR Doc. 92–20152 Filed 8–21–92; 8:45 am]
BILLING CODE 6705-01-M

# **DEPARTMENT OF TRANSPORTATION**

# Federal Aviation Administration

### 14 CFR Part 39

[Docket No. 92-NM-28-AD; Amendment 39-8318; AD 92-16-09]

Airworthiness Directives; Boeing Model 747 Series Airplanes Equipped with General Electric CF6-45/50 Series Engines

AGENCY: Federal Aviation Administration, DOT. ACTION: Final rule.

SUMMARY: This amendment adopts a new airworthiness directive (AD), applicable to certain Boeing Model 747 series airplanes equipped with General Electric CF6-45/50 series engines, that requires repetitive inspections to detect cracking of the number 1 strut idler pulley support bracket assembly; inspections of all-associated fasteners for tightness, and tightening of any loose fasteners found; and replacement of the bracket assembly. This amendment is prompted by recent reports of fatigue cracks found in the thrust control cable idler pulley support brackets on the number 1 strut. The actions specified by this AD are intended to prevent the loss of engine thrust control.

DATES: Effective September 28, 1992.

The incorporation by reference of certain publications listed in the regulations is approved by the Director of the Federal Register as of September 28, 1992.

ADDRESSES: The service information referenced in this AD may be obtained from Boeing Commercial Airplane Group, P.O. Box 3707, Seattle, Washington 98124–2207. This information may be examined at the Federal Aviation Administration (FAA), Transport Airplane Directorate, Rules Docket, 1601 Lind Avenue SW., Renton, Washington; or at the Office of the Federal Register, 800 North Capitol Street, NW., suite 700, Washington, DC.

# FOR FURTHER INFORMATION CONTACT:

Mr. G. Michael Collins, Aerospace Engineer, Propulsion Branch, ANM– 140S, Seattle Aircraft Certification Office, FAA, Transport Airplane Directorate, 1601 Lind Avenue SW., Renton, Washington 98055–4056; telephone (206) 227–2689; fax (206) 227– 1181.

SUPPLEMENTARY INFORMATION: A

proposal to amend part 39 of the Federal Aviation Regulations to include an airworthiness directive (AD) that is applicable to certain Boeing Model 747 Series Airplanes Equipped with General Electric CF6-45/50 series engines was published in the Federal Register on March 27, 1992 (57 FR 10617). [A correction of the proposal was published in the Federal Register on April 22, 1992 (57 FR 14751).] That action proposed to require repetitive inspections to detect cracking of the number 1 strut idler pulley support bracket assembly: inspections of all associated fasteners for tightness, and tightening of any loose fasteners found; and replacement of the bracket assembly.

Interested persons have been afforded an opportunity to participate in the making of this amendment. Due consideration has been given to the two comments received.

Both commenters support the

proposed rule.

Since issuance of the proposal, the FAA has reviewed and approved Boeing Alert Service Bulletin 747-76A2083, Revision 1, dated May 28, 1992. This revised service bulletin is essentially the same as the original issue, but contains new procedures for an "interim repair" procedure to be used when cracks in the bracket are detected. The interim repair addresses only cracks that are less than two inches in length, and involves stop drilling a hole at the end of the crack.

The FAA has revised the final rule to include Revision 1 of the Boeing service bulletin as an acceptable source of service information, and to provide operators with the option to install the interim repair in those cases where only one crack, having a length of less than two inches, is found in the bracket. Although the service bulletin recommends use of the interim repair method when "cracks" are found in the bracket, the FAA has determined that use of the interim repair is acceptable only if one crack is found and the length of that crack does not exceed two inches. If the optional interim repair is used, operators must perform repetitive inspections of the bracket at intervals of 100 flight hours and replace the bracket within 750 flight hours. The FAA has determined that this optional procedure will provide an acceptable level of safety.

Paragraph (d) of the final rule has been revised to clarify the procedure for requesting alternative methods of

compliance with this AD.

After careful review of the available data, including the comments noted above, the FAA has determined that air safety and the public interest require the adoption of the rule with the changes previously described. The FAA has determined that these changes will neither increase the economic burden on any operator nor increase the scope of the AD.

There are approximately 140 Model 747 series airplanes of the affected design in the worldwide fleet. The FAA estimates that 4 airplanes of U.S. registry will be affected by this AD, that it will take approximately 12 work hours per airplane to accomplish the required actions, and that the average labor rate is \$55 per work hour. Required parts will cost approximately \$630 per airplane. Based on these figures, the total cost

impact of the AD on U.S. operators is estimated to be \$5,160, or \$1,290 per airplane. This total cost figure assumes that no operator has yet accomplished the requirements of this AD.

The regulations adopted herein will not have substantial direct effects on the States, on the relationship between the national government and the States, or on the distribution of power and responsibilities among the various levels of government. Therefore, in accordance with Executive Order 12612, it is determined that this final rule does not have sufficient federalism implications to warrant the preparation of a Federalism Assessment.

For the reasons discussed above, I certify that this action (1) is not a "major rule" under Executive Order 12291; (2) is not a "significant rule" under DOT Regulatory Policies and Procedures (44 FR 11034, February 26, 1979); and (3) will not have a significant economic impact, positive or negative, on a substantial number of small entities under the criteria of the Regulatory Flexibility Act. A final evaluation has been prepared for this action and it is contained in the Rules Docket. A copy of it may be obtained from the Rules Docket at the location provided under the caption "ADDRESSES."

### List of Subjects in 14 CFR Part 39

Air transportation, Aircraft, Aviation safety, Incorporation by reference, Safety.

### Adoption of the Amendment

Accordingly, pursuant to the authority delegated to me by the Administrator, the Federal Aviation Administration amends 14 CFR part 39 of the Federal Aviation Regulations as follows:

### **PART 39—AIRWORTHINESS** DIRECTIVES

1. The authority citation for part 39 continues to read as follows:

Authority: 49 U.S.C. App. 1354(a), 1421 and 1423; 49 U.S.C. 106(g); and 14 CFR 11.89.

#### § 39.13 [Amended]

2. Section 39.13 is amended by adding the following new airworthiness directive:

92-16-09. Boeing: Amendment 39-8318. Docket 92-NM-28-AD.

Applicability: Model 747 series airplanes; line positions 202 through 886, inclusive; equipped with General Electric CF6-45/50 series engines; certificated in any category.

Compliance: Required as indicated, unless accomplished previously.

To prevent the loss of engine thrust control,

accomplish the following:

(a) Prior to or upon the accumulation of 9.000 total flight hours on the airplane, or within 600 flight hours after the effective date of this AD, whichever occurs later, perform a visual inspection of the number 1 strut idler pulley support bracket assembly to detect cracks; and inspect all associated fasteners for proper tightness; in accordance with Boeing Alert Service Bulletin 747-76A2083, dated December 18, 1991; or Revision 1, dated May 28, 1992.

(1) If no cracks are found in the bracket assembly, return the airplane to service and repeat the inspections required by paragraph (a) of this AD at intervals not to exceed 600

flight hours.

(2) If only one crack is found in the bracket assembly and its length is two inches or less, prior to further flight, accomplish the procedures specified in either paragraph

(a)(2)(i) or (a)(2)(ii) of this AD:

(i) Accomplish the interim repair described in Paragraph E. of the Accomplishment Instructions of Boeing Alert Service Bulletin 747-76A2083, Revision 1, dated May 28, 1992. Thereafter, repeat the inspections described in paragraph (a) of this AD at intervals not to exceed 100 flight hours. Within 750 flight hours after installation of the interim repair, replace the bracket assembly in accordance with the service bulletin. Replacement of the bracket assembly constitutes terminating action for the repetitive inspections required by this paragraph.

(ii) Replace the bracket assembly in accordance with Boeing Alert Service Bulletin 747-76A2083, dated December 18, 1991; or Revision 1, dated May 28, 1992.

(3) If cracks are found in the bracket assembly, or if only one crack is found and its length exceeds two inches, prior to further flight, replace the bracket assembly in accordance with Boeing Alert Service Bulletin 747-76A2083, dated December 18, 1991; or Revision 1, dated May 28, 1992.

(4) If any fasteners are found to be loose, prior to further flight, tighten those fasteners to within specified torque limits, in accordance with Boeing Alert Service Bulletin 747-76A2083, dated December 18, 1991; or Revision 1, dated May 28, 1992.

(b) Except as provided by paragraph (a)(2)(i) of this AD, within 18 months after the effective date of this AD, replace the bracket assembly, in accordance with Boeing Alert Service Bulletin 747-76A2083, dated December 18, 1991; or Revision 1, dated May

(c) Replacement of the bracket assembly in accordance with Boeing Alert Service Bulletin 747-76A2083, dated December 18, 1991; or Revision 1, dated May 28, 1992; constitutes terminating action for the repetitive inspections required by this AD.

(d) An alternative method of compliance or adjustment of the compliance time, which provides an acceptable level of safety, may

be used when approved by the Manager, Seattle Aircraft Certification Office (ACO), FAA, Transport Airplane Directorate. Operators shall submit their requests through an FAA Principal Maintenance Inspector, who may concur or comment and then send it to the Manager, Seattle ACO.

Note: Information concerning the existence of approved alternative methods of compliance with this airworthiness directive, if any, may be obtained from the Seattle ACO.

(e) Special flight permits may be issued in accordance with FAR 21.197 and 21.199 to operate the airplane to a location where the requirements of this AD can be

accomplished.

(f) The inspections and replacement shall be done in accordance with Boeing Alert Service Bulletin 747-76A2083, dated December 18, 1991; or Boeing Alert Service Bulletin 747-76A2083, Revision 1, dated May 28, 1992. This incorporation by reference was approved by the Director of the Federal Register in accordance with 5 U.S.C. 552(a) and 1 CFR Part 51. Copies may be obtained from Boeing Commercial Airplane Group, P.O. Box 3707, Seattle, Washington 98124-2207. Copies may be inspected at the FAA, Transport Airplane Directorate, 1601 Lind Avenue SW., Renton, Washington; or at the Office of the Federal Register, 800 North Capitol Street, NW., Suite 700, Washington,

(g) This amendment becomes effective on September 28, 1992.

Issued in Renton, Washington, on July 10, 1992.

### Bill R. Boxwell,

Acting Manager, Transport Airplane Directorate, Aircraft Certification Service. [FR Doc. 92–20123 Filed 8–21–92; 8:45 am] BILLING CODE 4910–13–M

### 14 CFR Part 39

[Docket No. 92-NM-30-AD; Amendment 39-8339; AD 92-17-10]

Airworthiness Directives; Boeing Model 757 Series Airplanes

AGENCY: Federal Aviation Administration, DOT. ACTION: Final rule.

SUMMARY: This amendment supersedes an existing airworthiness directive (AD). applicable to certain Boeing Model 757 series airplanes, that currently requires incorporation of an operational procedure into the FAA-approved Airplane Flight Manual (AFM) to address uncommanded spoiler deployments on final approach. That AD also requires identification and replacement of failed spoiler Power Control Actuators (PCA) in the event of an uncommanded spoiler deployment. That AD was prompted by reports of single uncommanded asymmetric spoiler deployments at flaps 25 and 30 caused

by failed spoiler PCA's. This amendment requires replacing all spoiler PCA's with modified PCA's. The actions specified by this AD are intended to prevent uncommanded spoiler deployments caused by failed spoiler PCA's.

DATES: Effective September 28, 1992.

The incorporation by reference of certain publications listed in the regulations is approved by the Director of the Federal Register as of September 28, 1992.

ADDRESSES: The service information referenced in this AD may be obtained from Boeing Commercial Airplane Group, P.O. Box 3707, Seattle, Washington 98214. This information may be examined at the Federal Aviation Administration (FAA), Transport Airplane Directorate, Rules Docket, 1601 Lind Avenue SW., Renton, Washington; or at the Office of the Federal Register, 800 North Capitol Street NW., suite 700, Washington, DC.

FOR FURTHER INFORMATION CONTACT: Mr. Timothy J. Dulin, Seattle Aircraft Certification Office, Systems and Equipment Branch, ANM-130S; FAA, Transport Airplane Directorate, 1601 Lind Avenue SW., Renton, Washington 98055-4056; telephone (206) 227-2675; fax (206) 227-1181.

SUPPLEMENTARY INFORMATION: A proposal to amend part 39 of the Federal Aviation Regulations by superseding AD 91–24–10, Amendment 39–8096 (56 FR 57590, November 13, 1991), which is applicable to certain Boeing Model 757 series airplanes, was published in the Federal Register on March 31, 1992 (57 FR 10840). The action proposed to require replacing all spoiler PCA's with modified PCA's.

Interested persons have been afforded an opportunity to participate in the making of this amendment. Due consideration has been given to the comments received.

One commenter supports the rule as proposed.

One commenter requests that the compliance time for replacement of all outboard PCA's (positions 1, 2, 3, 10, 11, and 12) be increased from the proposed 24 months to at least 36 months; and that the compliance time for replacement of all inboard PCA's (positions 4, 5, 6, 7, 8, and 9) be increased from the proposed 48 months to at least 60 months.

The commenter is concerned about the availability of repair kits. The current schedule for delivery of the repair kits is approximately 10 kits per month. The commenter states that it needs approximately 840 repair kits to modify its fleet, and it cannot comply with the proposed compliance times

unless delivery of the repair kits is increased substantially. The commenter also states that acquiring the Automated Test Equipment needed to perform functional testing on the unit requires a lead time of 12 months. The commenter is concerned that the proposed compliance periods do not provide sufficient time to rotate unmodified units to the vendor, Allied Signal, for modification since Allied Signal has indicated that more than 24 months is needed for fleet modification. The FAA does not concur with the commenter's request to extend the compliance time. In developing an appropriate compliance time for this action, the FAA considered not only the degree of urgency associated with addressing the subject unsafe condition, but the availability of required parts and the practical aspect of installing the required modification within a maximum interval of time allowable for all affected airplanes to continue to operate without compromising safety. The FAA also worked with both the manufacturer and the supplier of the parts to establish reasonable compliance times with respect to parts availability. The manufacturer has advised that an ample number of required parts will be available for modification of the U.S. fleet within the proposed compliance period. In light of this, the FAA does not consider an extension of the compliance time to be necessary. However, under the provisions of paragraph (f) of the final rule, the FAA may approve requests for adjustments to the compliance time if data are submitted to substantiate that such an adjustment will provide an acceptable level of safety.

One commenter suggests textual changes in paragraphs (c) and (d) of the rule. Paragraph (c) should be changed from "replace all outboard spoiler PCA's \* \* "" to "replace the PCA's on all outboard spoilers \* \* \* " Likewise, paragraph (d) should be changed from "replace all inboard spoiler PCA's \* \* \* " to "replace the PCA's on all inboard spoilers \* \* \* " The FAA concurs that the suggested changes will make the requirements of the rule clearer. The final rule has been changed accordingly.

Paragraph (f) of the final rule has been revised to clarify the procedure for requesting alternative methods of compliance with this AD.

After careful review of the available data, including the comments noted above, the FAA has determined that air safety and the public interest require the adoption of the rule with the changes previously described. The FAA has

determined that these changes will neither increase the economic burden on any operator nor increase the scope of the AD.

There are approximately 408 Boeing Model 757 series airplanes of the affected design in the worldwide fleet. The FAA estimates that 260 airplanes of U.S. registry will be affected by this AD, that it will take approximately 78 work hours per airplane to accomplish the required actions, and that the average labor rate is \$55 per work hour. Required parts will be provided by the manufacturer at no cost to operators. Based on these figures, the total cost impact of the AD on U.S. operators is estimated to be \$1,115,400 or \$4,290 per airplane. The total cost figure assumes that no operator has yet accomplished the requirements of this AD

The regulations adopted herein will not have substantial direct effects on the States, on the relationship between the national government and the States, or on the distribution of power and responsibilities among the various levels of government. Therefore, in accordance with Executive Order 12612, it is determined that this final rule does not have sufficient federalism implications to warrant the preparation of a Federalism Assessment.

For the reasons discussed above, I certify that this action (1) is not a "major rule" under Executive Order 12291; (2) is not a "significant rule" under DOT Regulatory Policies and Procedures (44 FR 11034, February 26, 1979); and (3) will not have a significant economic impact, positive or negative, on a substantial number of small entities under the criteria of the Regulatory Flexibility Act. A final evaluation has been prepared for this action and it is contained in the Rules Docket. A copy of it may be obtained from the Rules Docket at the location provided under the caption"ADDRESSES."

### List of Subjects in 14 CFR Part 39

Air transportation, Aircraft, Aviation safety, Incorporation by reference, Safety.

### Adoption of the Amendment

Accordingly, pursuant to the authority delegated to me by the Administrator, the Federal Aviation Administration amends 14 CFR part 39 of the Federal Aviation Regulations as follows:

### PART 39—AIRWORTHINESS DIRECTIVES

1. The authority citation for part 39 continues to read as follows:

Authority: 49 U.S.C. App. 1354(a), 1421 and 1423; 49 U.S.C. 106(g); and 14 CFR 11.89.

#### § 39.13 [Amended]

2. Section 39.13 is amended by removing amendment 39–8096 (56 FR 57590, November 13, 1991), and by adding a new airworthiness directive (AD), amendment 39–8339, to read as follows:

92–17–10. Boeing: Amendment 39–8339. Docket 92–NM–30–AD. Supersedes AD 91–24–10, Amendment 39–8096.

Applicability: Model 757 series airplanes; line positions 001 through 408, inclusive, certificated in any category.

Compliance: Required as indicted, unless accomplished previously.

To prevent uncommanded spoiler deployments caused by failed spoiler Power Control Actuators (PCA), accomplish the following:

(a) Within 10 days after December 2, 1991 (the effective date of AD 91-24-10, amendment 39-8096), incorporate the following procedures into the Limitations Section of the FAA-approved Airplane Flight Manual (AFM). This may be accomplished by inserting a copy of this AD into the AFM.

"If, upon selection of flap 25 or 30, the SPOILERS EICAS message is observed, uncommanded airplane roll is encountered, or sustained control wheel displacement is required, immediately retract flaps to 20 and use flaps 20 and V<sub>ref</sub> 20 for landing. Select the ground proximity flap override switch to override."

(b) If, upon selection of flap 25 or 30, the SPOILERS EICAS message is observed, the SPOILERS caution light illuminates, or uncommanded airplane roll is encountered, prior to further flight, determine if a spoiler PCA fault ball is displayed on any of the spoiler control modules. If a spoiler fault ball is displayed, prior to further flight, identify the failed spoiler PCA pair and replace both spoiler PCA's, unless the direction of the roll upset is known, in which case only the spoiler PCA in the wing of the roll direction must be replaced. Any spoiler PCA that has been removed in accordance with this paragraph must not be installed on any airplane until the spoiler PCA is modified in accordance with Boeing Alert Service Bulletin 757-27 A0105, dated December 5,

(c) Within 24 months after the effective date of this AD, replace the PCA's on all outboard spoilers (positions 1, 2, 3, 10, 11, and 12), in accordance with Boeing Alert Service Bulletin 757–27A0105, dated December 5, 1991.

(d) Within 48 months after the effective date of this AD, replace the PCA's on all inboard spoilers (positions 4, 5, 6, 7, 8, and 9), in accordance with Boeing Alert Service Bulletin 757–27A0105, dated December 5, 1991

(e) Replacement of all spoiler PCA's, as required by paragraphs (c) and (d) of this AD, constitutes terminating action for the requirements of this AD for that airplane. Once replacement is accomplished, the operating limitations required by paragraphs (a) and (b) of this AD may be removed.

(f) An alternative method of compliance or adjustment of the compliance time that provides an acceptable level of safety may be used if approved by the Manager, Seattle Aircraft Certification Office (ACO), FAA. Transport Airplane Directorate. Operators shall submit their requests through an appropriate FAA Principal Maintenance Inspector, who may add comments and then send it to the Manager, Seattle ACO.

Note: Information concerning the existence of approved alternative methods of compliance with this AD, if any, may be obtained from the Seattle ACO.

(g) Special flight permits may be issued in accordance with FAR 21.197 and 21.199 to operate the airplane to a location where the requirements of this AD can be accomplished.

(h) The replacement shall be done in accordance with Boeing Alert Service Bulletin 757–27A0105, dated December 5, 1991. This incorporation by reference was approved by the Director of the Federal Register in accordance with 5 U.S.C. 552(a) and 1 CFR part 51. Copies may be obtained from Boeing Commercial Airplane Group, P.O. Box 3707, Seattle, Washington 98124. Copies may be inspected at the FAA, Transport Airplane Directorate, 1601 Lind Avenue SW., Renton, Washington; or at the Office of the Federal Register, 800 North Capitol Street, NW., suite 700, Washington, DC.

(i) This amendment becomes effective on September 28, 1992.

Issued in Renton, Washington, on July 23, 1992.

### Darrell M. Pederson,

Acting Manager, Transport Airplane Directorate, Aircraft Certification Service. [FR Doc. 92–20124 Filed 2–21–92; 8:45 am] BILLING CODE 4910–13–M

### 14 CFR Part 39

[Docket No. 91-NM-264-AD; Amendment 39-8261; AD 92-12-01]

Airworthiness Directives; Airbus Industrie Model A300 Series Airplanes

AGENCY: Federal Aviation Administration, DOT.

ACTION: Final rule.

SUMMARY: This amendment supersedes an existing airworthiness directive (AD), applicable to Airbus Industrie Model A300 series airplanes, that currently requires inspections and replacement of the bolts in the aft attachment of flap beam numbers 2 through 6. This amendment requires a change in the size of the replacement bolts in flap beam numbers 3 through 6. This amendment is prompted by reports indicating that the existing AD inadvertently cited the incorrect dimensions for the replacement bolt in flap beam numbers 3 through 6. The actions specified by this AD are intended to prevent the installation of incorrectly sized bolts,

which could lead to loss of tension in the aft attachment of the flap beams. DATES: Effective September 28, 1992.

The incorporation by reference of certain publications listed in the regulations is approved by the Director of the Federal Register as of September

ADDRESSES: The service information referenced in this AD may be obtained from Airbus Industrie, Airbus Support Division, Avenue Didier Daurat, 31700 Blagnac, France. This information may be examined at the Federal Aviation Administration (FAA), Transport Airplane Directorate, Rules Docket, 1601 Lind Avenue SW., Renton, Washington; or at the Office of the Pederal Register, 800 North Capitol Street, NW., suite 700, Washington, DC.

FOR FURTHER INFORMATION CONTACT:

Greg Holt, Aerospace Engineer, Standardization Branch, ANM-113, FAA, Transport Airplane Directorate, 1601 Lind Avenue SW., Renton, Washington, 98055-4056; telephone (206) 227-2140; fax (206) 227-1320.

SUPPLEMENTARY INFORMATION: A proposal to amend part 39 of the Federal Aviation Regulations by superseding AD 88-22-08. Amendment 39-6049 (53 FR 41149, October 20, 1988), which is applicable to Airbus Industrie Model A300 series airplanes, was published in the Federal Register on February 12, 1992 (57 FR 5086). The action proposed to require change in the size of the replacement bolts in flap beam numbers 3 through 6.

Interested persons have been afforded an opportunity to participate in the making of this amendment. Due consideration has been given to the two comments received.

Both commenters support the

proposed rule.

After careful review of the available data, including the comments noted above, the FAA has determined that air safety and the public interest require the adoption of the rule as proposed.

The FAA estimates that 77 airplanes of U.S. registry will be affected by this AD, that it will take approximately 78 work hours per airplane to accomplish the required actions, and that the average labor rate is \$55 per work hour. Cost of required parts is expected to be negligible. Based on these figures, the total cost impact of the AD on U.S. operators is estimated to be \$330,330.

The regulations adopted herein will not have substantial direct effects on the States, on the relationship between the national government and the States, or on the distribution of power and responsibilities among the various levels of government. Therefore, in accordance

with Executive Order 12612, it is determined that this final rule does not have sufficient federalism implications to warrant the preparation of a Federalism Assessment.

For the reasons discussed above, I certify that this action (1) is not a "major rule" under Executive Order 12291; (2) is not a "significant rule" under DOT Regulatory Policies and Procedures (44 FR 11034, February 28, 1979); and (3) will not have a significant economic impact, positive or negative, on a substantial number of small entities under the criteria of the Regulatory Flexibility Act. A final evaluation has been prepared for this action and it is contained in the Rules Docket. A copy of it may be obtained from the Rules Docket at the location provided under the caption "ADDRESSES."

### List of Subjects in 14 CFR Part 39

Air transportation, Aircraft, Aviation safety, Incorporation by reference, Safety.

### Adoption of the Amendment

Accordingly, pursuant to the authority delegated to me by the Administrator, the Federal Aviation Administration amends 14 CFR part 39 of the Federal Aviation Regulations as follows:

### PART 39—AIRWORTHINESS DIRECTIVES

1. The authority citation for part 39 continues to read as follows:

Authority: 49 U.S.C. App. 1354(a), 1421 and 1423; 49 U.S.C. 106(g); and 14 CFR 11.89.

### § 39.13 [Amended]

2. Section 39.13 is amended by removing amendment 39-6049 (53 FR 41149, October 20, 1988), and by adding a new airworthiness directive (AD), amendment 39-8261, to read as follows:

92-12-01. Airbus Industrie: Amendment 39-8261. Docket 91-NM-264-AD. Supersedes AD 88-22-08, Amendment 39-6049. Applicability: Airbus Industrie Model A300

series airplanes, certificated in any category. Compliance: Required as indicated, unless

accomplished previously.

To prevent the installation of incorrectly sized bolts, which could lead to loss of tension in the aft attachment of the flap beams, accomplish the following:

(a) Within 350 landings after December 1, 1988 (the effective date of AD 88-22-08, Amendment 39-6049], perform a detailed visual inspection of flap beam numbers 2, 3, 4, 5, and 6 aft attachment on both wings to detect damage. Repeat this inspection within 700 landings after December 1, 1988. If damaged parts are found, replace in accordance with Airbus Industrie Service Bulletin A300-57-150, Revision 1, dated September 18, 1987, or in accordance with

Airbus Industrie Service Bulletin A300-57-145, Revision 3, dated February 10, 1988.

(b) For airplanes on which Modification 3553 has not been accomplished: Within 700 landings after December 1, 1988 (the effective date of AD 88-22-08, Amendment 39-6049). replace the bolts on flap beam number 2 with %-inch diameter bolts in accordance with Airbus Industrie Service Bulletin A300-57-145, Revision 3, dated February 10, 1988.

(c) For airplanes on which Modification 3553 has been accomplished: Within 1.000 landings after December 1, 1988 (the effective date of AD 88-22-08, Amendment 39-6049). replace the bolts on flap beam number 2 with % s-inch diameter bolts in accordance with Airbus Industrie Service Bulletin A300-57-145, Revision 3, dated February 10, 1988.

(d) For all airplanes: Within 1,000 landings after the effective date of this AD, replace the bolts on flap beam numbers 3, 4, 5, and 6 and %-inch diameter bolts, in accordance with Airbus Service Bulletin A300-57-145, Revision 3, dated February 10, 1988.

(e) Replacement of the flap beam bolts in accordance with Airbus Service Bulletin A300-57-145, Revision 3, dated February 10, 1988, constitutes terminating action for the inspections required by paragraph (a) of this

(f) An alternative method of compliance or adjustment of the compliance time, which provides an acceptable level of safety, may be used when approved by the Manager, Standardization Branch, ANM-113, FAA, Transport Airplane Directorate. The request shall be forwarded through an FAA Principal Maintenance Inspector, who may concur or comment and then send it to the Manager, Standardization Branch, ANM-113.

Note: Information concerning the existence of approved alternative methods of compliance with this airworthiness directive, if any, may be obtained from the Standardization Branch, ANM-113.

(g) Special flight permits may be issued in accordance with FAR 21.197 and 21.199 to operate the airplane to a location where the requirements of this AD can be accomplished.

(h) The inspections and modifications shall be done in accordance with Airbus Industrie Service Bulletin A300-57-150, Revision 1. dated September 18, 1987; or in accordance with Airbus Industrie Service Bulletin A300-57-145, Revision 3, dated February 10, 1988, as applicable. These service bulletins contain the following list of effective pages:

Service bulletin	Page no.	Revision level	Date
A300-57-150	1-2, 4-9	1	Sept. 18, 1987.
Revision 1	3, 10-12	Original	Section 1970 Control of the Control
A300-57-145	1-3, 6-18	3	Feb. 10, 1988.
Revision 3	4-5	2	Nov. 13, 1987.

This incorporation by reference was approved by the Director of the Federal Register in accordance with 5 U.S.C. 552(a) and 1 CFR Part 51. Copies may be obtained from Airbus Industrie, Airbus Support Division, Avenue Didier Daurat, 31700 Blagnac, France. Copies may be inspected at the FAA, Transport Airplane Directorate, 1601 Lind Avenue SW., Renton, Washington; or at the Office of the Federal Register, 800 North Capitol Street NW., suite 700, Washington, DC.

(i) This amendment becomes effective on September 28, 1992.

Issued in Renton, Washington, on May 12, 1992.

### Darrell M. Pederson,

Acting Manager, Transport Airplane Directorate, Aircraft Certification Service. [FR Doc. 92–20118 Filed 8–21–92; 8:45 am] BILLING CODE 4910–13–M

### 14 CFR Part 39

[Docket No. 91-NM-235-AD; Amendment 39-8333; AD 92-17-04]

### Airworthiness Directives; Boeing Model 757 Series Airplanes

AGENCY: Federal Aviation Administration, DOT.

ACTION: Final rule.

SUMMARY: This amendment supersedes an existing airworthiness directive (AD). applicable to certain Boeing Model 757 series airplanes, that currently requires that landing gear brake wear limits be incorporated into the FAA-approved maintenance inspection program. This amendment requires the inspection of certain additional landing gear brakes for wear, replacement of the brakes if the wear limits prescribed in this AD are not met, and the incorporation of new maximum wear limits into the FAAapproved maintenance inspection program. This amendment is prompted by the determination of the allowable brake wear limits for the additional brakes. The actions specified by this AD are intended to prevent the loss of braking effectiveness of the landing gear brakes.

DATES: Effective September 28, 1992.

The incorporation by reference of certain publications listed in the regulations is approved by the Director of the Federal Register as of September 28, 1992.

ADDRESSES: The service information referenced in this AD may be obtained from Boeing Commercial Airplane Group, P.O. Box 3707, Seattle, Washington 98124; and BFGoodrich Aerospace, Aircraft Wheels and Brakes, P.O. Box 340, Troy, Ohio 45373. This information may be examined at the FAA, Transport Airplane Directorate, 1601 Lind Avenue SW., Renton, Washington; or at the Office of the

Federal Register, 800 North Capitol Street, NW., suite 700, Washington, DC.

FOR FURTHER INFORMATION CONTACT: David M. Herron, Aerospace Engineer, Seattle Aircraft Certification Office, Systems and Equipment Branch, ANM-130S, FAA, Transport Airplane Directorate, 1601 Lind Avenue SW., Renton, Washington 98055–4056, telephone (206) 227–2672, fax (206) 227– 1181.

SUPPLEMENTARY INFORMATION: A proposal to amend part 39 of the Federal Aviation Regulations by superseding AD 91-18-09, Amendment 39-8012 (56 FR 51156, October 10, 1991), which is applicable to Boeing Model 757 series airplanes, was published in the Federal Register on February 12, 1992 (57 FR 5096). The action proposed to require the inspection of certain additional landing gear brakes for wear, replacement of the brakes if the wear limits prescribed in the rule are not met, and the incorporation of these new wear limits into the FAA-approved maintenance inspection program.

Interested persons have been afforded an opportunity to participate in the making of this amendment. Due consideration has been given to the comments received.

Two commenters support the proposal.

One commenter requests clarification concerning the contents of BFGoodrich Service Bulletin 2–1457–32–13 as cited in paragraph (c) of the proposal. This commenter considers that there may be confusion as to whether the procedures in the service bulletin relate to steel brakes or to carbon brakes. The FAA notes that the service bulletin procedures related to specific steel brakes manufactured by BFGoodrich (part number 2–1457 series brakes).

This commenter also requests clarification concerning the proposed option to extend the maximum allowable brake wear limit for the BFGoodrich 2-1510 carbon brake from 1.7 inches to 2.2 inches, as would be permitted by proposed paragraph (b). The commenter considers that describing this procedure as "optional" is misleading since it implies that affected operators may choose between 1.7-inch and 2.2-inch maximum wear limits; however, the brake manufacturer is only shipping one build of the brake to customers. The FAA does not consider that the "option" being provided in the rule is misleading. While it may be true that the brake manufacturer is currently only shipping brakes with a 2.2-inch wear limit, there may be many operators who currently are using a 1.7-inch limit. The FAA considers that the use of either

the 1.7-inch or the 2.2-inch limit is acceptable in terms of safety.

This commenter also requests that the final rule include an additional table to incorporate the information in proposed paragraphs (b) and (c). The commenter suggests that use of a table would clarify the rule and make it more consistent with other rules. The FAA does not concur. Although the use of a table is effective for paragraph (a) of this rule, the FAA considers that the additional information and instructions that need to be conveyed in paragraphs (b) and (c) are not conducive to a table format.

One commenter requests that proposed paragraph (c) include a reference to Revision 1 of BFGoodrich Service Bulletin 2-1457-32-13 as an additional source of service information relative to the BFGoodrich part number 2-1457 series brakes. The FAA concurs. Since issuance of the notice, the FAA has reviewed and approved BFGoodrich Service Bulletin 2-1457-32-13, Revision 1, dated December 16, 1991 (issued February 28, 1991). This revised service bulletin is essentially the same as the originally issued version, but includes procedures specific to the part number 2-1457-1 and -2 series main landing gear brake assemblies, and additional notational information concerning rotor and brake lining dimensions. The FAA has revised the final rule to indicate that operators may use the revised service bulletin as a source of service information.

Paragraph (d) of the final rule has been revised to clarify the procedure for requesting alternative methods of compliance with this AD.

After careful review of the available data, including the comments noted above, the FAA has determined that air safety and the public interest require the adoption of the rule with the changes previously described. The FAA has determined that these changes will neither increase the economic burden on any operator nor increase the scope of the AD.

There are approximately 305 Model 757 series airplanes of the affected design in the worldwide fleet. It is estimated that 217 airplanes of U.S. registry will be affected by this AD; of this number, 106 airplanes are added by this AD action. Approximately eight U.S. operators will be affected by this AD.

The FAA estimates that it will take approximately 21 work hours per airplane to accomplish the required actions, at an average labor cost of \$55 per work hour. In addition, it is estimated that the cost of parts to accomplish the change in wear limits on

these airplanes (that is, the cost resulting from the requirement to change brakes before they are worn to their previously recommended limits for a one-time change) will be approximately \$3,350 per airplane. Based on these figures, the total cost impact on U.S. operators, with regard to the change in brake wear limits, is estimated to be \$977,585; of this total amount, \$477,530 is added by this AD action.

Further, the FAA estimates that it will require 20 work hours per operator, at an average labor cost of \$55 per work hour; to incorporate the requirements into an operator's FAA-approved maintenance inspection program. Based on these figures, the total cost impact of the rule on the eight affected U.S. operators, with regard to revising the maintenance inspection program, is estimated to be \$8,800.

Based on the figures discussed above, the total cost impact of the rule on U.S. operators is estimated to be \$986,385. This total cost figure assumes that no operator has yet accomplished the requirements of this AD.

The regulations adopted herein will not have substantial direct effects on the States, on the relationship between the national government and the States, or on the distribution of power and responsibilities among the various levels of government. Therefore, in accordance with Executive Order 12612, it is determined that this final rule does not have sufficient federalism implications to warrant the preparation of a Federalism Assessment.

For the reasons discussed above, I certify that this action (1) is not a "major rule" under Executive Order 12291; (2) is not a "significant rule" under DOT Regulatory Policies and Procedures (44 FR 11034, February 26, 1979); and (3) will not have a significant economic impact, positive or negative, on a substantial number of small entities under the criteria of the Regulatory Flexibility Act. A final evaluation has been prepared for this action and it is contained in the Rules Docket. A copy of it may be obtained from the Rules Docket at the location provided under the caption "ADDRESSES."

# List of Subjects in 14 CFR Part 39

Air transportation, Aircraft, Aviation safety, Incorporation by reference, Safety.

### Adoption of the Amendment

Accordingly, pursuant to the authority delegated to me by the Administrator, the Federal Aviation Administration amends 14 CFR part 39 of the Federal Aviation Regulations as follows:

### PART 39—AIRWORTHINESS DIRECTIVES

1. The authority citation for part 39 continues to read as follows:

Authority: 49 U.S.C. App. 1354(a), 1421 and 1423; 49 U.S.C. 106(g); and 14 CFR 11.89.

#### § 39.13 [Amended]

2. Section 39.13 is amended by removing amendment 39–8012 (56 FR 51156, October 10. 1991), and by adding a new airworthiness directive (AD), amendment 39–8333, to read as follows:

92-17-04. Boeing: Amendment 39-8333; Docket No. 91-NM-235-AD. Supersedes AD 91-18-09, Amendment 39-8012.

Applicability: Model 757 series airplanes, equipped with brake part numbers (P/N) identified in paragraphs (a) and (c) of this AD, certificated in any category.

Compliance required as indicated, unless

accomplished previously.

To prevent loss of main landing gear braking effectiveness, accomplish the following:

(a) Within 180 days after November 12, 1991 (the effective date of Amendment 39– 8012, AD 91–18–09), incorporate the maximum brake wear limits, shown below, into the FAA-approved maintenance inspection program.

Brake mfr.	Brake P/N	Boeing P/N	Max. wear limit
Dunlop	AHA 1301	S160N020-1	2.46 inches.
Dunlop	AHA 1637	S160N020-5	2.46 inches.
Dunlop	AHA 1676	S160N020-7	2.46 inches.
Dunlop	AHA 1693	S160N020-8	2.46 inches.
Dunlop	AHA 1884	S160N020-	2.80 inches.
BF- Good- rich.	2-1510	S160N020- 11.	1.70 inches.

(b) For BFGoodrich brake P/N 2-1510 (Boeing P/N S160N020-11), in lieu of the limit specified in paragraph (a) of this AD, the maximum allowable brake wear may be extended to 2.2 inches when it is placed into the FAA-approved maintenance inspection program.

(c) Within 180 days after the effective date of this AD, accomplish the following:

(1) For airplanes equipped with BFGoodrich Brake P/N's 2-1457 and 2-1457-1. (Boeing P/N \$160N010-43 AND \$160N010-45): Accomplish the procedures specified in Section 2.B.(1) of BFGoodrich Service Bulletin 2-1457-32-13, dated January 30, 1991, or Revision 1; dated December 16, 1991 (issued February 28 1991). Brakes found worn more than the 1.4-inch allowable brake wear must be removed and replaced, prior to further flight, with either a brake built in accordance with Section 2.B.(1)c. of the service bulletin, or a brake with more than 1.4 inches of allowable wear remaining.

(2) For airplanes equipped with BFGoodrich Brake P/N's 2-1457, 2-1457-1, and 2-1457-2, (Boeing P/N S160N010-43, S160N010-45, and S160N010-46): Incorporate either Figure 1 and/or Figure 2 of Section 2.B.(1)c. of BFGoodrich Service Bulletin 2-

1457–32–13, dated January 30, 1991, or Revision 1, dated December 16, 1991 (issued February 28, 1991), into the FAA-approved maintenance inspection program.

(d) An alternative method of compliance or adjustment of the compliance time, which provides an acceptable level of safety, may be used when approved by the Manager, Seattle Aircraft Certification Office (ACO). FAA, Transport Airplane Directorate. Operators shall submit their requests through an appropriate FAA Principal Maintenance Inspector, who may concur or comment and then send it to the Manager, Seattle ACO.

Note: Information concerning the existence of approved alternative methods of compliance with this AD, if any, may be obtained from the Seattle ACO.

(e) Special flight permits may be issued in accordance with FAR 21.197 and 21. 199 to operate airplanes to a base in order to comply with the requirements of this AD.

(f) The procedures relative to BFGoodrich Brake P/N's 2-1457 and 2-1457-1, 2-1457-2 shall be done in accordance with BFGoodrich Service Bulletin S-1457-32-13, dated January 30, 1991; or BFGoodrich Service Bulletin 2-1457-32-13, Revision 1, dated December 16, 1991 (issued February 28, 1991). This incorporation by reference was approved by the Director of the Federal Register in accordance with 5 U.S.C. 552(a) and 1 CFR Part 51. Copies may be obtained from Boeing Commercial Airplane Group, P.O. Box 3707, Seattle, Washington 98124; and BFGoodrich Aerospace, Aircraft Wheels and Brakes, P.O. Box 340, Troy, Ohio 45373. Copies may be inspected at the FAA, Transport Airplane Directorate, 1601 Lind Avenue SW., Renton, Washington; or at the Office of the Federal Register, 800 North Capitol Street NW., suite 700, Washington, DC.

(g) This amendment becomes effective on September 28, 1992.

Issued in Renton, Washington, on July 21,

### Darrell M. Pederson,

Acting Manager, Transport Airplane Directorate, Aircraft Certification Service. [FR Doc. 92–20128 Filed 8–21–92; 8:45 am] BILLING CODE 4910–13–M

### 14 CFR Part 39

[Docket No. 91-NM-143-AD; Amendment 39-8319; AD 92-16-10]

### Airworthiness Directives; Boeing Model 767 Series Airplanes

AGENCY: Federal Aviation Administration, DOT.

ACTION: Final rule.

SUMMARY: This amendment adopts a new airworthiness directive (AD), applicable to certain Boeing Model 767 series airplanes, that requires an inspection of the hydraulic pressure tube to the power drive unit for the inboard leading edge slats and the adjacent pneumatic duct, and replacement if clearance is less than allowable limits or chafing is evident; and replacement of the hydraulic return tube, if a new hydraulic pressure tube is installed. This amendment is prompted by two reports of leaks in the hydraulic pressure tube caused by chafing between the hydraulic tube and pneumatic duct. The actions specified by this AD are intended to prevent temporary impairment of the crew's vision caused by hydraulic fluid in the environmental control system.

DATES: Effective September 28, 1992.

The incorporation by reference of certain publications listed in the regulations is approved by the Director of the Federal Register as of September 28, 1992.

ADDRESSES: The service information referenced in this AD may be obtained from Boeing Commercial Airplane Group, P.O. Box 3707, Seattle, Washington 98124. This information may be examined at the Federal Aviation Administration (FAA), Transport Airplane Directorate, Rules Docket 91–NM–143–AD, 1601 Lind Avenue SW., Renton, Washington; or at the Office of the Federal Register, 800 North Capitol Street, NW., suite 700, Washington, DC.

FOR FURTHER INFORMATION CONTACT: Mr. Kenneth W. Frey, Seattle Aircraft Certification Office, Systems and Equipment Branch, ANM-130S; telephone (206) 227-2673; fax (206) 227-1181. Mailing address: FAA, Transport Airplane Directorate, 1601 Lind Avenue SW., Renton, Washington 98055-4056.

SUPPLEMENTARY INFORMATION: A proposal to amend part 39 of the Federal Aviation Regulations to include an airworthiness directive (AD) that is applicable to certain Boeing Model 767 series airplanes was published in the Federal Register on March 2, 1992 (57 FR 7334). That action proposed to require an inspection of the hydraulic pressure tube to the power drive unit for the inboard leading edge slats and the adjacent pneumatic duct, and replacement if clearance is less than allowable limits or chafing is evident; and replacement of the hydraulic return tube, if a new hydraulic pressure tube is installed.

Interested persons have been afforded an opportunity to participate in the making of this amendment. Due consideration has been given to the comments received.

One commenter concurs with the proposal.

The Air Transport Association (ATA) of America, on behalf of one of its members, requests that the repair procedure be revised to allow replacement of the hydraulic pressure tube with a fabricated pressure tube

having a bend closer to the fuselage. The commenter states that the fabricated pressure tube would meet the minimum hydraulic tube clearance, so replacement of the hydraulic return tube would not be necessary. The commenter further states that the requested change would eliminate unnecessary expenses, including parts and labor associated with replacement of the hydraulic return tube. The FAA cannot concur with this request since no technical data describing the procedure to fabricate the pressure tube was provided. However, the FAA may consider approval of an alternative method of compliance, in accordance with the provisions of paragraph (c) of this AD, if such data were provided to justify the request.

One commenter requests permission to perform an interim repair if discrepancies are detected, and to accomplish the replacement of the pressure tube at a future date. The commenter asserts that an interim repair would allow operators to conduct inspections immediately at stations where certain replacement parts may not be available. The FAA does not concur. The inspection should be performed at a maintenance facility where replacement hydraulic tubes are available, if such replacement is necessary. However, should an operator develop an interim repair, the FAA would consider a request for an alternative method of compliance, in accordance with the provisions of paragraph (c) of this AD, if data were provided to justify that the repair would provide an acceptable level of safety in the interim.

Two commenters request that the proposed compliance time of 3,000 flight hours be extended in order to accommodate a parts availability problem. The commenters insist that Boeing has advised them that there were no spare parts assemblies in stock, and that a 280-day lead time for obtaining parts is standard. The FAA does not consider an extension to be necessary. The FAA has confirmed that ample parts are currently available for any necessary replacement; spare kits can be shipped by the manufacturer within 48 hours, if necessary.

Paragraph (c) of the final rule has been revised to clarify the procedure for requesting alternative methods of compliance with this AD.

After careful review of the available data, including the comments noted above, the FAA has determined that air safety and the public interest require the adoption of the rule with the change previously described. The FAA has determined that this change will neither increase the economic burden on any

operator nor increase the scope of the AD.

There are approximately 342 Boeing Model 767 series airplanes of the affected design in the worldwide fleet. The FAA estimates that 129 airplanes of U.S. registry will be affected by this AD, that it will take approximately 4 work hours per airplane to accomplish the required actions, and that the average labor rate is \$55 per work hour. Based on these figures, the total cost impact of the AD on U.S. operators is estimated to be \$28,380. This total cost figure assumes that no operator has yet accomplished the requirements of this AD.

The regulations adopted herein will not have substantial direct effects on the States, on the relationship between the national government and the States, or on the distribution of power and responsibilities among the various levels of government. Therefore, in accordance with Executive Order 12612, it is determined that this final rule does not have sufficient federalism implications to warrant the preparation of a Federalism Assessment.

For the reasons discussed above, I certify that this action (1) is not a "major rule" under Executive Order 12291; [2] is not a "significant rule" under DOT Regulatory Policies and Procedures (44 FR 11034, February 26, 1979); and (3) will not have a significant economic impact, positive or negative, on a substantial number of small entities under the criteria of the Regulatory Flexibility Act. A final evaluation has been prepared for this action and it is contained in the Rules Docket. A copy of it may be obtained from the Rules Docket at the location provided under the caption "ADDRESSES."

#### List of Subjects in 14 CFR Part 39

Air transportation, Aircraft, Aviation safety, Incorporation by reference, Safety.

### Adoption of the Amendment

Accordingly, pursuant to the authority delegated to me by the Administrator, the Federal Aviation Administration amends 14 CFR part 39 of the Federal Aviation Regulations as follows:

## PART 39—AIRWORTHINESS DIRECTIVES

1. The authority citation for part 39 continues to read as follows:

Authority: 49 U.S.C. App. 1354(a), 1421 and 1423; 49 U.S.C. 106(g); and 14 CFR 11.89.

### § 39.13 [Amended]

2. Section 39.13 is amended by adding the following new airworthiness directive:

92–16–10. Boeing: Amendment 39–8319. Docket 91–NM–143–AD.

Applicability: Model 767 airplanes, as listed in Boeing Alert Service Bulletin 767– 29A0064, Revision 1, dated October 24, 1991, certificated in any category.

Compliance: Required as indicated, unless

accomplished previously

To prevent hydraulic fluid from entering the cabin, accomplish the following:

(a) Within 3,000 flight hours after the effective date of this AD, inspect the inboard leading edge slat power drive unit hydraulic pressure tube for clearance from the adjacent pneumatic duct and for signs of chafing, in accordance with Boeing Alert Service Bulletin 767–29A0064, Revision 1, dated October 24, 1991:

(1) If the clearance is more that 0.25 inch and there are no signs of chafing, no further

action is necessary.

(2) If the clearance is 0.25 inch or less, or if signs of chafing are found on the hydraulic tube, prior to further flight, replace both the hydraulic pressure tube and the hydraulic return tube, in accordance with the service bulletin.

(3) If chafing is found on the pneumatic duct, prior to further flight, repair the pneumatic duct in accordance with the

service bulletin.

- (b) For airplanes on which the hydraulic pressure tube has been replaced in accordance with Boeing Alert Service Bulletin 767–29A0064 (original issue), dated June 13, 1991: Within 4,000 flight hours after the effective date of this AD, replace the hydraulic return tube in accordance with Paragraph III.D. of Boeing Alert Service Bulletin 767–29A0064, Revision 1, dated October 24, 1991.
- (c) An alternative method of compliance or adjustment of the compliance time that provides an acceptable level of safety may be used if approved by the Manager, Seattle Aircraft Certification Office (ACO), FAA, Transport Airplane Directorate. Operators shall submit their requests through an appropriate FAA Principal Maintenance Inspector, who may add comments and then send it to the Manager, Seattle ACO.

Note: Information concerning the existence of approved alternatives methods of compliance with this AD, if any, may be obtained from the Seattle ACO.

(d) Special flight permits may be issued in accordance with FAR 21.197 and 21.199 to operate the airplane to a location where the requirements of this AD can be

accomplished.

(e) The inspection, repairs, and replacement shall be done in accordance with Boeing Alert Service Bulletin 767–29A0064, Revision 1, dated October 24, 1991. This incorporation by reference was approved by the Director of the Federal Register in accordance with 5 U.S.C. 552(a) and 1 CFR part 51. Copies may be obtained from Boeing Commercial Airplane Group, P.O. Box 3707, Seattle, Washington 98124. Copies may be inspected at the FAA,

Transport Airplane Directorate, 1601 Lind Avenue SW., Renton, Washington; or at the Office of the Federal Register, 800 North Capitol Street, NW., suite 700, Washington, DC.

(f) This amendment becomes effective on September 28, 1992.

Issued in Renton, Washington, on July 13, 1992.

#### Bill R. Boxwell,

Acting Manager, Transportation Airplane Directorate, Aircraft Certification Service. [FR Doc. 92–20125 Filed 8–21–92; 8:45 am] BILLING CODE 4910–12-M

#### 14 CFR Part 39

[Docket No. 91-NM-270-AD; Amendment 39-8332; AD 92-17-03]

### Airworthiness Directives; Boeing Model 767 Series Airplanes

AGENCY: Federal Aviation Administration, DOT. ACTION: Final rule.

SUMMARY: This amendment adopts a new airworthiness directive (AD) applicable to certain Boeing Model 767 series airplanes, that requires inspection of the main landing gear forward trunnion support fitting fuse pins and replacement of any incorrect fuse pins found. This amendment is prompted by reports indicating that incorrect fuse pins were installed on one airplane during a landing gear change and others were installed during production. The actions specified by this AD are intended to prevent structural damage to the wing rear spar and fuel leakage in the event of a main landing gear breakaway, or the failure to withstand ultimate landing loads on high gross weight models.

DATES: Effective September 28, 1992.

The incorporation by reference of certain publications listed in the regulations is approved by the Director of the Federal Register as of September

28, 1992.

ADDRESSES: The service information referenced in this AD may be obtained from Boeing Commercial Airplane Group, P.O. Box 3707, Seattle, Washington 98124. This information may be examined at the Federal Aviation Administration (FAA), Transport Airplane Directorate, Rules Docket, 1601 Lind Avenue SW., Renton, Washington; or at the Office of the Federal Register, 800 North Capitol Street, NW., suite 700, Washington, DC.

FOR FURTHER INFORMATION CONTACT: Tim Backman, Aerospace Engineer, Seattle Aircraft Certification Office, Airframe Branch, ANM-120S, FAA, Transport Airplane Directorate, 1601 Lind Avenue SW., Renton, Washington 98055–4056; telephone (206) 227–2776; fax (206) 227–1181.

SUPPLEMENTARY INFORMATION: A proposal to amend part 39 of the Federal Aviation Regulations to include an airworthiness directive (AD) that is applicable to certain Boeing Model 767 series airplanes was published in the Federal Register on March 2, 1992 (57 FR 7338). That action proposed to require inspection to the main landing gear forward trunnion support fitting fuse pins and replacement of any incorrect fuse pins found.

Interested persons have been afforded an opportunity to participate in the making of this amendment. Due consideration has been given to the

comments received.

One commenter supports the proposed rule.

Three commenters request that proposed paragraph (a)(1), which would require replacement of incorrect fuse pins prior to further flight, be revised to reflect a compliance time of 30 days for replacement, since this time frame is recommended in Boeing Service Bulletin 767-57A0038 (the service information referenced in the proposal). These commenters contend that a requirement to replace incorrect fuse pins prior to further flight exceeds that which is necessary to maintain an acceptable level of safety in light of the fact that criteria to allow deferral is available in the service bulletin. In addition, one commenter expresses concern that this requirement would discourage early inspection of the fuse pins if replacement pins are not readily available at the inspection site.

The FAA does not concur. The FAA has determined that certain combinations of airplane gross weight and fuse pin strength under the critical braking condition could result in loss of the landing gear. This critical combination of fuse pin strength and airplane gross weight has been found on three in-service airplanes. Therefore, the FAA finds that replacement of incorrect pins prior to further flight is warranted, considering the potential consequences of failed pins. As far as the commenter's concern as to the compliance time discouraging "early inspection of the fuse pins," the FAA notes that operators initially were informed of the fuse pin problem and its resolution through the issuance of four Boeing service documents: Service Letter 767-CL-57-20, dated October 16, 1991; Alert Service Bulletin 767-57A0038, dated November 4, 1991; Revision 1, dated November 21, 1991; and Revision 2, dated February 20, 1992. In addition, the FAA provided

notice to operators of this problem through issuance of the notice of proposed rulemaking that preceded this final rule. Consequently, the FAA concludes that operators have received ample notice regarding this issue; therefore, the compliance time requirements of paragraph (a)(1) should pose no undue hardship on any

operator.

Since issuance of the notice, Boeing has issued Revision 2 to Alert Service Bulletin 767-57A0038, dated February 20, 1992, which is essentially identical to Revision 1, but adds procedures for use of an operator-fabricated tool used to help decide which fuse pin is installed. The effectivity listing of the revised service bulletin reflects airplane operator changes and arranges the airplane effectivity into four groups; no additional airplanes have been added. however. The applicability statement of the final rule has been revised to indicate that affected airplanes are those listed in the latest service bulletin revision. The FAA also has revised the final rule to reflect the latest revision to the service bulletin as an additional service information source.

The revised service bulletin also indicates a decrease in the estimated time necessary to accomplish the inspection required by this AD from 21 to 5 work hours. This revised estimate is based on operator experience. The economic analysis paragraph, below, has been revised accordingly.

Paragraph (c) of the final rule has been revised to clarify the procedure for requesting alternative methods of

compliance with this AD.

After careful review of the available data, including the comments noted above, the FAA has determined that air safety and the public interest require the adoption of the rule with the changes previously described. The FAA has determined that these changes will neither increase the economic burden on any operator nor increase the scope of the AD.

There are approximately 398 Model 767 series airplanes of the affected design in the worldwide fleet. The FAA estimates that 135 airplanes of U.S. registry will be affected by this AD, that it will take approximately 5 work hours per airplane to accomplish the required actions, and that the average labor rate is \$55 per work hour. Based on these figures, the total cost impact of the AD on U.S. operators is estimated to be \$37,125. This total cost figure assumes that no operator has yet accomplished the requirements of this AD.

The regulations adopted herein will not have substantial direct effects on the States, on the relationship between the

national government and the States, or on the distribution of power and responsibilities among the various levels of government. Therefore, in accordance with Executive Order 12612, it is determined that this final rule does not have sufficient federalism implications to warrant the preparation of a Federalism Assessment.

For the reasons discussed above, I certify that this action (1) is not a "major rule" under Executive Order 12291: (2) is not a "significant rule" under DOT Regulatory Policies and Procedures (44 FR 11034, February 26, 1979); and (3) will not have a significant economic impact, positive or negative, on a substantial number of small entities under the criteria of the Regulatory Flexibility Act. A final evaluation has been prepared for this action and it is contained in the Rules Docket. A copy of it may be obtained from the Rules Docket at the location provided under the caption "ADDRESSES."

### List of Subjects in 14 CFR Part 39

Air transportation, Aircraft, Aviation safety, Incorporation by reference, Safety.

### Adoption of the Amendment

Accordingly, pursuant to the authority delegated to me by the Administrator, the Federal Aviation Administration amends 14 CFR part 39 of the Federal Aviation Regulations as follows:

### PART 39—AIRWORTHINESS DIRECTIVES

1. The authority citation for part 39 continues to read as follows:

Authority: 49 U.S.C. App. 1354(a), 1421 and 1423; 49 U.S.C. 106(g); and 14 CFR 11.89:

### § 39.13 [Amended]

2. Section 39.13 is amended by adding the following new airworthiness directive:

92-17-03. Boeing: Amendment 39-8332. Docket 91-NM-270-AD.

Applicability: Model 767 series airplanes; as listed in Boeing Alert Service Bulletin 767-57A0038, Revision 2, dated February 20, 1992; certificated in any category

Compliance: Required as indicated, unless

accomplished previously.

To prevent damage to the wing rear spar and prevent fuel leakage in the event of a main landing gear (MLG) breakaway.

accomplish the following:

(a) Within the next 30 days after the effective date of this AD, inspect the MLG forward trunnion support fitting fuse pins to determine if the correct part-numbered pins are installed, in accordance with Boeing Alert Service Bulletin 767-57A0038, Revision 1, dated November 21, 1991; or Revision 2, dated February 20, 1992.

- (1) If incorrect fuse pins are installed, prior to further flight, replace the fuse pins in accordance with Boeing Alert Service Bulletin 767-57A0038, Revision 1, dated November 21, 1991; or Revision 2, dated February 20, 1992.
- (2) If correct fuse pins are installed, no further action is required.
- (b) Within 10 days after completion of the inspection required by paragraph (a) of this AD, submit a report of findings of discrepancies to the Manager, Seattle Manufacturing Inspection District Office, FAA, Transport Airplane Directorate, 1601 Lind Avenue SW., Renton, Washington. 98055-4056; fax (206) 227-1187. Information collection requirements contained in this regulation have been approved by the Office of Management and Budget (OMB) under the provision of the Paperwork Reduction Act of 1980 [44 U.S.C. 3501 et seq.) and have been assigned OMB Control Number 2120-0056.
- (c) An Alternative method of compliance or adjustment of the compliance time that provides an acceptable level of safety may be used if approved by the Manager, Seattle Aircraft Certification Office (ACO), FAA, Transport Airplane Directorate. Operators shall submit their requests through an appropriate FAA Principle Maintenance Inspector, who may add comments and then send it to the Manager, Seattle ACO.

Note: Information concerning the existence of approved alternative methods of compliance with this AD, if any, may be obtained from the Seattle ACO.

- (d) Special flight permits may be issued in accordance with FAR 21.197 and 21.199 to operate the airplane to a location where the requirements of this AD can be accomplished.
- (e) The inspection and replacement shall be done in accordance with Boeing Alert Service Bulletin 767-57A0038, Revision 1, dated November 21, 1991; or Boeing Alert Service Bulletin 787-57A0038, Revision 2, dated February 20, 1992. (Note: The issue date of Boeing Alert Service Bulletin 767-57A0038, Revision 1, is indicated only on page 1 of the document; no other page of the document is dated.) This incorporation by reference was approved by the Director of the Federal Register in accordance with 5 U.S.C. 552(a) and 1 CFR part 51. Copies may be obtained from Boeing Commercial Airplane Group. P.O. Box 3707, Seattle, Washington 98124. Copies may be inspected at the FAA. Transport Airplane Directorate, 1601 Lind Avenue SW., Renton, Washington; or at the Office of the Federal Register, 800 North Capitol Street, NW., suite 700, Washington,
- (f) This amendment becomes effective on September 28, 1992.

Issued in Renton, Washington, on July 21.

### Darrell M. Pederson,

Acting Manager, Transport Airplane Directorate, Aircraft Certification Service. [FR Doc. 92-20127 Filed 8-21-92; 8:45 am] BILLING CODE 4910-13-M

#### 14 CFR Part 39

[Docket No. 91-NM-247-AD; Amendment 39-8326; AD 92-16-16]

Airworthiness Directives; Boeing Model 767-200, -200ER, -300, and -300ER Series Airplanes

AGENCY: Federal Aviation Administration, DOT. ACTION: Final rule.

SUMMARY: This amendment supersedes an existing airworthiness directive (AD). applicable to certain Boeing Model 767 series airplanes, that currently requires an inspection to locate discrepant Flap Stabilizer Position Modules (FSPM), and modification, if necessary. This amendment requires an inspection for installation of the correct FSPM cards and connector pins, and repair or replacement of discrepant cards. This amendment is prompted by the discovery of incorrect connector keying installed in some FSPM units. The actions specified by this AD are intended to prevent replacement FSPM units from being installed in the wrongly-configured airplane; this condition could result in the warning system failing to alert the crew of an incorrect take-off flap setting.

DATES: Effective September 28, 1992.

The incorporation by reference of certain publications listed in the regulations is approved by the Director of the Federal Register as of September 28, 1992.

ADDRESSES: The service information referenced in this AD may be obtained from Boeing Commercial Airplane Group, P.O. Box 3707, Seattle, Washington 98124. This information may be examined at the Federal Aviation Administration (FAA), Transport Airplane Directorate, Rules Docket, 1601 Lind Avenue SW., Renton, Washington; or at the Office of the Federal Register, 800 North Capitol Street, NW., suite 700, Washington, DC.

FOR FURTHER INFORMATION CONTACT: Frank van Leynseele, Seattle Aircraft Certification Office, Systems and Equipment Branch, ANM-130S, FAA, Transport Airplane Directorate, 1601 Lind Avenue SW., Renton, Washington 98055-4056; telephone (206) 227-2671; fax (206) 392-1181.

SUPPLEMENTARY INFORMATION: A proposal to amend part 39 of the Federal Aviation Regulations by superseding AD 90-21-04, Amendment 39-6759 (55 FR 40155, October 2, 1990), which is applicable to certain Boeing Model 767 series airplanes, was published in the Federal Register on March 31, 1992 (57 FR 10844). The action proposed to

require an inspection for installation of the correct FSPM cards and connector pins, and repair or replacement of discrepant cards.

Interested persons have been afforded an opportunity to participate in the making of this amendment. Due consideration has been given to the comments received.

One commenter supports the proposed rule. The other commenter expresses no technical objection to the proposed rule.

Paragraph (e) of the final rule has been revised to clarify the procedure for requesting alternative methods of compliance with this AD.

After careful review of the available data, including the comments noted above, the FAA has determined that air safety and the public interest require the adoption of the rule with the change previously described. The FAA has determined that this change will neither increase the economic burden on any operator nor increase the scope of the AD.

There are approximately 399 Model 767-200, -200ER, -300, and -300ER series airplanes of the affected design in the worldwide fleet. The FAA estimates that 140 airplanes of U.S. registry will be affected by this AD, that it will take approximately .5 work hour per airplane to accomplish the required actions, and that the average labor rate is \$55 per work hour. Based on these figures, the total cost impact of the AD on U.S. operators is estimated to be \$3,850. This total cost figure assumes that no operator has yet accomplished the requirements of this AD.

The regulations adopted herein will not have substantial direct effects on the States, on the relationship between the national government and the States, or on the distribution of power and responsibilities among the various levels of government. Therefore, in accordance with Executive Order 12612, it is determined that this final rule does not have sufficient federalism implications to warrant the preparation of a Federalism Assessment.

For the reasons discussed above, I certify that this action (1) is not a "major rule" under Executive Order 12291; (2) is not a "significant rule" under DOT Regulatory Policies and Procedures (44 FR 11034, February 26, 1979); and (3) will not have a significant economic impact, positive or negative, on a substantial number of small entities under the criteria of the Regulatory Flexibility Act. A final evaluation has been prepared for this action and it is contained in the Rules Docket. A copy of it may be obtained from the Rules Docket at the

location provided under the caption "ADDRESSES."

# List of Subjects in 14 CFR Part 39

Air transportation, Aircraft, Aviation safety, Incorporation by reference, Safety.

### Adoption of the Amendment

Accordingly, pursuant to the authority delegated to me by the Administrator, the Federal Aviation Administration amends 14 CFR part 39 of the Federal Aviation Regulations as follows:

### PART 39—AIRWORTHINESS DIRECTIVES

1. The authority citation for part 39 continues to read as follows:

Authority: 49 U.S.C. App. 1354(a), 1421 and 1423; 49 U.S.C. 106(g); and 14 CFR 11.89.

### § 39.13 [Amended]

2. Section 39.13 is amended by removing amendment 39-6759 (55 FR 40155, October 2, 1990), and by adding a new airworthiness directive (AD), amendment 39-8326, to read as follows:

92-16-16. Boeing: Amendment 39-8326. Docket 91-NM-247-AD. Supersedes AD 90-21-04, Amendment 39-6759.

Applicability: Model 767–200, –200ER, –300, and –300ER series airplanes; as listed in Boeing Alert Service Bulletin 767–27A0118, Revision 1, dated January 9, 1992; certificated in any category.

Compliance: Required as indicated, unless accomplished previously.

To prevent loss of warning of incorrect take-off flap setting, and a gear-up-landing condition when flaps are set at 25 degrees, accomplish the following:

(a) For airplanes defined as Group I in Beeing Alert Service Bulletin 767–27A0118, Revision 1, dated January 9, 1992: Within 45 days after the effective date of this AD, perform a one-time visual inspection of the Flap Stabilizer Position Module (FSPM) in the P50 card file (in 3 places), to locate discrepant FSPM cards, in accordance with Boeing Alert Service Bulletin 767–27A0118, Revision 1, dated January 9, 1992.

(1) If any P/N 285T0099-17 FSPM card is found, prior to further flight, remove that card in accordance with the Accomplishment Instructions in the service bulletin, and replace it with a P/N 285T0099-13 FSPM card.

(2) If no discrepancies are detected, no further action is necessary.

(b) For airplanes defined as Group II in Boeing Alert Service Bulletin 767-27A0118, Revision 1, dated January 9, 1902: Within 45 days after the effective date of this AD, perform a one-time visual inspection of the P/N 205T0090-17 FSPM in the P50 card file (in 3 places); remove all P/N 285T0090-17 FSPM cards, and visually inspect the connectors for proper pin keying, in accordance with Boeing Alert Service Bulletin 767-27A0118, Revision 1, dated January 9, 1992.

- (1) FSPM P/N 285T0099-17 cards designated "MOD A" do not need to be inspected or removed.
- (2) If pins other than numbered parts 47 and 64 are clipped on the FSPM 285T0099-17 connector, prior to further flight, remove and repair the FSPM, reinstall, and test, in accordance with the service bulletin.
- (3) If no discrepancies are detected, reinstall and test each P/N 285T0099–17 FSPM card in accordance with the service bulletin.
- (c) Within 15 days after accomplishing the requirements of paragraph (a) and (b) of this AD, submit a report of all discrepant FSPM parts that require rework to the Manager, Manufacturing Inspection District Office, ANM-108S, FAA, Transport Airplane Directorate, 1601 Lind Avenue SW., Renton, Washington 98055-4056; or fax (206) 227-1181. Information collection requirements contained in this regulation have been approved by the Office of Management and Budget (OMB) under the provisions of the Paperwork Reduction Act of 1980 (44 U.S.C. 3501 et seq.) and have been assigned OMB Control Number 2120-0056.
- (d) As of the effective date of this AD, no person may install a P/N 285T009-17 FSPM unit on any airplane unless that FSPM is new or has been inspected and tested in accordance with Boeing Alert Service Bulletin 767-27A0118, Revision 1, dated January 9, 1992.
- (e) An alternative method of compliance or adjustment of the compliance time that provides an acceptable level of safety may be used if approved by the Manager, Seattle Aircraft Certification Office. Operators shall submit their requests through an appropriate FAA Principal Maintenance Inspector, who may add comments and then send it to the Manager, Seattle ACO.

Note: Information concerning the existence of approved alternative methods of compliance with this AD, if any, may be obtained from the Seattle ACO.

- (f) Special flight permits may be issued in accordance with FAR 21.197 and 21.199 to operate the airplane to a location where the requirements of this AD can be accomplished.
- (g) The inspections, repair, and test shall be done in accordance with Boeing Alert Service Bulletin 767–27 A0118, Revision 1, dated January 9, 1992. This incorporation by reference was approved by the Director of the Federal Register in accordance with 5 U.S.C. 552(a) and 1 CFR Part 51. Copies may be obtained from Boeing Commercial Airplane Group, P.O. Box 3707, Seattle, Washington 98124. Copies may be inspected at the FAA, Transport Airplane Directorate, 1601 Lind Avenue SW., Renton, Washington; or at the Office of the Federal Register, 800 North Capitol Street, NW., suite 700, Washington, DC.
- (h) This amendment becomes effective on September 28, 1992.

Issued in Renton, Washington, on July 15, 1992.

#### Darrell M. Pederson,

Acting Manager, Transport Airplane Directorate, Aircraft Certification Service. [FR Doc. 92–20126 Filed 8–21–92; 8:45 am] BILLING CODE 4910–13–M

### 14 CFR Part 39

[Docket No. 92-NM-64-AD; Amendment 39-8341; AD 92-17-12]

Airworthiness Directives; British Aerospace Model BAe 125-600A, -700A, and -800A Series Airplanes

AGENCY: Federal Aviation Administration, DOT.

ACTION: Final rule.

SUMMARY: This amendment adopts a new airworthiness directive (AD), applicable to certain British Aerospace Model BAe 125–600A, –700A, and –800A series airplanes, that requires modification of the cabin and toilet fluorescent lighting systems. This amendment is prompted by a report that faults in certain cabin and toilet fluorescent lighting systems could cause overheating of components and wiring. The actions specified by this AD are intended to prevent electrical arcing, which can result in a fire

DATES: Effective September 28, 1992.

The incorporation by reference of certain publications listed in the regulations is approved by the Director of the Federal Register as of September 28, 1992.

ADDRESSES: The service information referenced in this AD may be obtained from British Aerospace, PLC, Librarian for Service Bulletins, P.O. Box 1714, Dulles International Airport, Washington DC 20041-0414.

This information may be examined at the Federal Aviation Administration (FAA), Transport Airplane Directorate, Rules Docket, 1601 Lind Avenue SW., Renton, Washington; or at the Office of the Federal Register, 800 North Capitol Street, NW., suite 700, Washington DC.

FOR FURTHER INFORMATION CONTACT: Mr. Hank Jenkins, Aerospace Engineer, Standardization Branch, ANM-113, FAA, Transport Airplane Directorate, 1601 Lind Avenue SW., Renton, Washington 98055-4056; telephone (206) 227-2141; fax (206) 227-1320

SUPPLEMENTARY INFORMATION: A proposal to amend part 39 of the Federal Aviation Regulations to include an airworthiness directive (AD) that is applicable to certain British Aerospace Model BAe 125–600A, –700A, and –800A

series airplanes was published in the

Federal Register on June 4, 1992 (57 FR 23550). That action proposed to require modification of the cabin and toilet fluorescent lighting systems.

Interested persons have been afforded an opportunity to participate in the making of this amendment. Due consideration has been given to the comments received.

Both commenters support the proposed rule.

Paragraph (b) of the final rule has been revised to clarify the procedure for requesting alternative methods of compliance with this AD.

After careful review of the available data, including the comments noted above, the FAA has determined that air safety and the public interest require the adoption of the rule with the change previously described. The FAA has determined that this change will neither increase the economic burden on any operator nor increase the scope of the AD.

The FAA estimates that 10 airplanes of U.S. registry will be affected by this AD, that it will take approximately 20 work hours per airplane to accomplish the required actions, and that the average labor rate is \$55 per work hour. Required parts will cost approximately \$3,600 per airplane. Based on these figures, the total cost impact of the AD on U. S. operator is estimated to be \$47,000, or \$4,700 per airplane. This total cost figure assumes that no operator has yet accomplished the requirements of this AD.

The regulations adopted herein will not have substantial direct effects on the States, on the relationship between the national government and the States, or on the distribution of power and responsibilities among the various levels of government. Therefore, in accordance with Executive Order 12612, it is determined that this final rule does not have sufficient federalism implications to warrant the preparation of a Federalism Assessment.

For the reasons discussed above, I certify that this action (1) is not a "major rule" under Executive Order 12291; (2) is not a "significant rule" under DOT Regulatory Policies and Procedures (44 FR 11034, February 26, 1979); and (3) will not have a significant economic impact, positive or negative, on a substantial number of small entities under the criteria of the Regulatory Flexibility Act. A final evaluation has been prepared for this action and it is contained in the Rules Docket. A copy of it may be obtained from the Rules Docket at the location provided under the caption "ADDRESSES."

#### List of Subjects in 14 CFR Part 39

Air transportation, Aircraft, Aviation safety, Incorporation by reference, Safety.

#### Adoption of the Amendment

Accordingly, pursuant to the authority delegated to me by the Administrator. the Federal Aviation Administration amends 14 CFR part 39 of the Federal Aviation Regulations as follows:

#### PART 39-AIRWORTHINESS DIRECTIVES

1. The authority citation for part 39 continues to read as follows:

Authority: 49 U.S.C. App. 1354(a), 1421 and 1423; 49 U.S.C. 106(g); and 14 CFR 11.89.

## § 39.13 [Amended]

2. Section 39.13 is amended by adding the following new airworthiness directive:

92-17-12. British Aerospace: Amendment 39-8341. Docket 92-NM-64-AD.

Applicability: Model BAe 125-600A, -700A, and -800A airplanes, as listed in British Aerospace Service Bulletin 33-45-25A027A&B, dated December 23, 1991; certificated in any category.

Compliance: Required as indicated, unless accomplished previously.

To prevent electrical arcing and a resultant fire, accomplish the following:

(a) Within 180 days after the effective date of this AD, modify the cabin and toilet fluorescent lighting systems, in accordance with British Aerospace Service Bulletin 33-45-25A027A&B, dated December 23, 1991.

(b) An alternative method of compliance or adjustment of the compliance time that provides an acceptable level of safety may be used if approved by the Manager. Standardization Branch, ANM-113, FAA. Transport Airplane Directorate. Operators shall submit their requests through an appropriate FAA Principal Maintenance Inspector, who may add comments and then send it to the Manager, Standardization Branch, ANM-113.

Note: Information concerning the existence of approved alternative methods of compliance with this AD, if any, may be obtained from the Standardization Branch.

(c) Special flight permits may be issued in accordance with FAR 21.197 and 21.199 to operate the airplane to a location where the requirements of this AD can be accomplished.

(d) The modification shall be done in accordance with British Aerospace Service Bulletin 33-45-25A027A&B, dated December 23, 1991. This incorporation by reference was approved by the Director of the Federal Register in accordance with 5 U.S.C. 552(a) and 1 CFR Part 51. Copies may be obtained from British Aerospace, PLC, Librarian for Service Bulletins, P.O. Box 17414, Dulles International Airport, Washington, DC 20041-0414. Copies may be inspected at the FAA. Transport Airplane Directorate, 1601 Lind Avenue SW., Renton, Washington; or at the

Office of the Federal Register, 800 North Capitol Street, NW., suite 700, Washington, DC

(e) This amendment becomes effective on September 28, 1992.

Issued in Renton, Washington, on July 24,

## Bill R. Boxwell,

Acting Manager, Transport Airplane Directorate, Aircraft Certification Service. PR Doc. 92-20116 Filed 8-21-92; 8:45 am) BILLING CODE 4910-13-M

#### 14 CFR Part 39

[Docket No. 92-NM-25-AD; Amendment 39-8334; AD 92-17-05]

Airworthiness Directives; Dassault Aviation Model Fan Jet Falcon Basic, Series D, E, and F Airplanes; and Model Mystere-Falcon 20-C5, D5, E5, and F5 Series Airplanes

AGENCY: Federal Aviation Administration, DOT.

ACTION: Final rule.

SUMMARY: This amendment adopts a new airworthiness directive (AD), applicable to certain Dassault Aviation Model Fan Jet Falcon And Model Mystere-Falcon 20 series airplanes, that requires supplemental structural inspections, and repair or replacement, as necessary, to ensure continued airworthiness of these airplanes. This amendment is prompted by a structural reevaluation, which has identified certain significant structural components to inspect for fatigue cracks as these airplanes approach and exceed the manufacturer's original design life. The actions specified by this AD are intended to prevent reduced structural integrity of these airplanes.

DATES: Effective September 28, 1992. The incorporation by reference of certain publications listed in the regulations is approved by the Director of the Federal Register as of September 28, 1992.

ADDRESSES: The service information referenced in this AD may be obtained from Falcon Jet Corporation, Customer Support Department, Teterboro Airport, Teterboro, New Jersey 07608. This information may be examined at the Federal Aviation Administration (FAA), Transport Airplane Directorate, Rules Docket, 1601 Lind Avenue SW., Renton, Washington; or at the Office of the Federal Register, 800 North Capital Street, NW., suite 700, Washington, DC.

FOR FURTHER INFORMATION CONTACT: Mr. Greg Holt, Aerospace Engineer, Standardization Branch, ANM-113, FAA, Transport Airplane Directorate, 1601 Lind Avenue SW., Renton,

Washington 98055-4056; telephone (206) 227-2140; fax (206) 227-1320.

SUPPLEMENTARY INFORMATION: A proposal to amend part 39 of the Federal Aviation Regulations to include an airworthiness directive (AD) that is applicable to certain Dassault Aviation Model Fan Jet Falcon and Model Mystere-Falcon 20 series airplanes was published in the Federal Register on May 1, 1992 (57 FR 18847). That action proposed to require supplemental structural inspections, and repair or replacement, as necessary, to ensure continued airworthiness of these airplanes.

Interested persons have been afforded an opportunity to participate in the making of this amendment. Due consideration has been given to the single comment received.

The commenter supports the proposed

Paragraph (d) of the final rule has been revised to clarify the procedure for requesting alternative methods of compliance with this AD.

After careful review of the available data, including the comment noted above, the FAA has determined that air safety and the public interest require the adoption of the rule with the change previously described. The FAA has determined that this change will neither increase the economic burden on any operator nor increase the scope of the AD.

The FAA estimates that 253 airplanes of U.S. registry will be affected by this AD, that it will take approximately 160 work hours per airplane to accomplish the required actions, and that the average labor rate is \$55 per work hour. Based on these figures, the total cost impact of the AD on U.S. operators is estimated to be \$2,226,400, or \$8,800 per airplane. This total cost figure assumes that no operator has yet accomplished the requirements of this AD.

The regulations adopted herein will not have substantial direct effects on the States, on the relationship between the national government and the States, or on the distribution of power and responsibilities among the various levels of government. Therefore, in accordance with Executive Order 12612, it is determined that this final rule does not have sufficient federalism implications to warrant the preparation of a Federalism Assessment.

For the reasons discussed above, I certify that this action (1) is not a "major rule" under Executive Order 12291: (2) is not a "significant rule" under DOT Regulatory Policies and Procedures (44 FR 11034, February 26, 1979); and (3) will not have a significant economic impact,

positive or negative, on a substantial number of small entities under the criteria of the Regulatory Flexibility Act. A final evaluation has been prepared for this action and it is contained in the Rules Docket. A copy of it may be obtained from the Rules Docket at the location provided under the caption "ADDRESSES."

## List of Subjects in 14 CFR Part 39

Air transportation, Aircraft, Aviation safety, Incorporation by reference, Safety.

#### Adoption of the Amendment

Accordingly, pursuant to the authority delegated to me by the Administrator, the Federal Aviation Administration amends 14 CFR part 39 of the Federal Aviation Regulations as follows:

#### PART 39—AIRWORTHINESS DIRECTIVES

1. The authority citation for part 39 continues to read as follows:

Authority: 49 U.S.C. App. 1354(a), 1421 and 1423; 49 U.S.C. 106(g); and 14 CFR 11.89.

#### § 39.13 [Amended]

2. Section 39.13 is amended by adding the following new airworthiness directive:

92-17-05. Dassault Aviation: Amendment 39-8334. Docket 92-NM-25-AD.

Applicability: Model Fan Jet Falcon Basic D, E, and F series airplanes; and Model Mystere-Falcon 20–C5, D5, E5, and F5 airplanes; certificated in any category.

Compliance: Required as indicated, unless accomplished previously.

To prevent reduced structural integrity of these airplanes, accomplish the following:

(a) Incorporate a revision into the FAA-approved maintenance inspection program that provides for inspection of the Significant Structural Items defined in Dassault Aviation Service Bulletin FJF-00-26 (FJF-730), Revision 1, dated December 12, 1990, at the later of the times specified in subparagraph (a)(1) or (a)(2):

(1) Prior to the accumulation of 20,000 landings or 30,000 hours time-in-service, whichever occurs first; or

(2) Within 6 months after the effective date of this AD.

(b) Report the results, positive or negative, of each inspection required by paragraph (a) of this AD to Dassault Aviation, in accordance with the instructions in Dassault Aviation Service Bulletin FJF-00-26 (FJF-730), Revision 1, dated December 12, 1990. Information collection requirements contained in this regulation have been approved by the Office of Management and Budget (OMB) under the provisions of the Paperwork Reduction Act of 1980 (44 U.S.C. 3501 et seq.) and have been assigned OMB Control Number 2120-0056.

(c) Cracked structures detected during the inspections required by paragraph (a) of this AD must be repaired or replaced, prior to

further flight, in accordance with the instructions in Dassault Aviation Service Bulletin FJF-00-26 (FJF-730), Revision 1, dated December 12, 1990, or in accordance with other data meeting the certification basis of the airplane which is approved by the FAA or by the French Direction Générale de l'Aviation Civile (DGAC).

(d) An alternative method of compliance or adjustment of the compliance time that provides an acceptable level of safety may be used if approved by the Manager, Standardization Branch, ANM-113, FAA, Transport Airplane Directorate. Operators shall submit their requests through an appropriate FAA Principal Maintenance Inspector, who may add comments and then send it to the Manager, Standardization Branch.

Note: Information concerning the existence of approved alternative methods of compliance with this AD, if any, may be obtained from the Standardization Branch.

(e) Special flight permits may be issued in accordance with FAR 21.197 and 21.199 to operate the airplane to a location where the requirements of this AD can be accomplished.

(f) The inspections, repairs, and replacement shall be done in accordance with Dassault Aviation Service Bulletin FJF-00-26 (FJF-730), Revision 1, dated December 12, 1990. This incorporation by reference was approved by the director of the Federal Register in accordance with 5 U.S.C. 552(a) and 1 CFR part 51. Copies may be obtained from Falcon Jet Corporation, Customer Support Department, Teterboro Airport, Teterboro, New Jersey 07608. Copies may be inspected at the FAA. Transport Airplane Directorate, 1601 Lind Avenue SW., Renton, Washington: or at the Office of the Federal Register, 800 North Capitol Street, NW., suite 700, Washington, DC.

(g) This amendment becomes effective on September 28, 1992.

Issued in Renton, Washington, on July 21, 1992.

#### Darrell M. Pederson,

Acting Manager, Transport Airplane Directorate, Aircraft Certification Service. [FR Doc. 92–20129 Filed 8–21–92; 8:45 am] BILLING CODE 4910–13–M

#### 14 CFR Part 39

[Docket No. 92-NM-135-AD; Amendment 39-8325; AD 92-14-51]

Airworthiness Directives; McDonnell Douglas Model MD-11 Series Airplanes

AGENCY: Federal Aviation Administration, DOT.

ACTION: Final rule; request for comments.

SUMMARY: This document publishes in the Federal Register an amendment adopting Airworthiness Directive (AD) 92–14–51 that was sent previously to all known U.S. owners and operators of McDonnell Douglas Model MD–11 series airplanes by individual telegrams. This AD requires a one-time inspection of the slat mechanical input system for proper clearance and rigging, and adjustment of the system, if necessary. This amendment is prompted by two incidents of inadvertent slat extension during flight at cruise altitude. The actions specified by this AD are intended to prevent inadvertent slat deployment during flight, which could create significant vibrations and cause damage to the elevators.

DATES: Effective September 8, 1992, to all persons except those persons to whom it was made immediately effective by telegraphic AD T92–14–51, issued June 29, 1992, which contained the requirements of this amendment.

The incorporation by reference of certain publications listed in the regulations is approved by the Director of the Federal Register as of September 8, 1992.

Comments for inclusion in the Rules Docket must be received on or before October 23, 1992.

ADDRESSES: Submit comments in triplicate to the Federal Aviation Administration (FAA), Transport Airplane Directorate, ANM-103, Attention: Rules Docket No. 92-NM-135-AD, 1601 Lind Avenue SW., Renton, Washington 98055-4056.

The applicable service information may be obtained from McDonnell Douglas Corporation, P.O. Box 1771, Long Beach, California 90846-0001, Attention: Business Unit Manager, Technical Publications—Technical Administrative Support, C1-I5B. This information may be examined at the FAA, Transport Airplane Directorate, 1601 Lind Avenue SW., Renton, Washington; or at the FAA, Transport Airplane Directorate, 3229 East Spring Street, Long Beach, California; or at the Office of the Federal Register, 800 North Capitol Street, NW., suite 700, Washington, DC.

FOR FURTHER INFORMATION CONTACT:
Mr. Maurice Cook, Aerospace Engineer,
Los Angeles Aircraft Certification
Office, ANM-121L, FAA, Transport
Airplane Directorate, 3229 East Spring
Street, Long Beach, California 90806—
2425; telephone (310) 988–5226; fax (310)
988–5210.

SUPPLEMENTARY INFORMATION: On June 29, 1992, the FAA issued telegraphic AD T92–14–51, applicable to McDonnell Douglas Model MD–11 series airplanes, which requires a one-time inspection of the slat mechanical input system for proper clearance and rigging, and correction of any discrepancies found.

That action was prompted by two incidents of inadvertent slat extension on McDonnell Douglas Model MD-11 series airplanes that occurred during flight at cruise altitude. The crew of the initial affected airplane reported a slat disagree indication, followed shortly by a pitch up and roll. The affected airplane also experienced some buffeting during this event. A second similar incident, which occurred on June 28, 1992, caused injuries to passengers. A rigging inspection of the airplane involved in the first incident revealed that the slat mechanical system was not in proper rig. There is no evidence indicating that the slat mechanical system had been adjusted since delivery of the airplane.

Misrigging of the slat mechanical system could lead to an inadvertent slat deployment. Inadvertent slat deployment during flight at cruise altitude could result in the airplane entering the stall buffet flight regime, which could create significant vibrations and cause damage to the elevators.

The FAA has reviewed and approved McDonnell Douglas Alert Service Bulletin A27–29, dated June 23, 1992, that describes procedures for a one-time inspection of the slat mechanical input system for proper clearance and rigging, and adjustment of the system, if necessary. Accomplishment of the inspection and correction of any discrepancies found will minimize the possibility of an inadvertent slat extension.

Since the unsafe condition described is likely to exist or develop on other airplanes of the same type design, the FAA issued Telegraphic AD T92-14-51 to prevent inadvertent slat deployment during flight, which could create significant vibrations and cause damage to the elevators. The AD requires a one-time inspection of the slat mechanical input system for proper clearance and rigging, and adjustment of the system, if necessary. The actions are required to be accomplished in accordance with the service bulletin previously described.

Since it was found that immediate corrective action was required, notice and opportunity for prior public comment thereon were impracticable and contrary to the public interest, and good cause existed to make the AD effective immediately by individual telegrams issued on June 29, 1992 to all known U.S. owners and operators of McDonnell Douglas Model MD-11 series airplanes. These conditions still exist, and the AD is hereby published in the Federal Register as an amendment to § 39.13 of part 39 of the Federal Aviation Regulations (FAR) to make it effective to all persons.

## Comments Invited

Although this action is in the form of a final rule that involves requirements affecting flight safety and, thus, was not preceded by notice and an opportunity for public comment, comments are invited on this rule. Interested persons are invited to comment on this rule by submitting such written data, views, or arguments as they may desire Communications shall identify the Rules Docket number and be submitted in triplicate to the address specified under the caption "ADDRESSES." All communications received on or before the closing date for comments will be considered, and this rule may be amended in light of the comments received. Factual information that supports the commenter's ideas and suggestions is extremely helpful in evaluating the effectiveness of the AD action and determining whether additional rulemaking action would be needed.

Comments are specifically invited on the overall regulatory, economic, environmental, and energy aspects of the rule that might suggest a need to modify the rule. All comments submitted will be available, both before and after the closing date for comments, in the Rules Docket for examination by interested persons. A report that summarizes each FAA-public contact concerned with the substance of this AD will be filed in the Rules Docket.

Commenters wishing the FAA to acknowledge receipt of their comments submitted in response to this notice must submit a self-addressed, stamped postcard on which the following statement is made: "Comments to Docket Number 92–NM–135–AD." The postcard will be date stamped and returned to the commenter.

The regulations adopted herein will not have substantial direct effects on the States, on the relationship between the national government and the States, or on the distribution of power and responsibilities among the various levels of government. Therefore, in accordance with Executive Order 12612, it is determined that this final rule does not have sufficient federalism implications to warrant the preparation of a Federalism Assessment.

The FAA has determined that this regulation is an emergency regulation and that it is not considered to be major under Executive Order 12291. It is impracticable for the agency to follow the procedures of Order 12291 with respect to this rule since the rule must be issued immediately to correct an unsafe condition in aircraft.

It has been determined further that this action involves an emergency regulation under DOT Regulatory Policies and Procedures (44 FR 11034, February 26, 1979). If it is determined that this emergency regulation otherwise would be significant under DOT Regulatory Policies and Procedures, a final regulatory evaluation will be prepared and placed in the Rules Docket. A copy of it, if filed, may be obtained from the Rules Docket at the location provided under the caption"ADDRESSES."

#### List of Subjects in 14 CFR Part 39

Air transportation, Aircraft, Aviation safety, Incorporation by reference, Safety.

## Adoption of the Amendment

Accordingly, pursuant to the authority delegated to me by the Administrator, the Federal Aviation Administration amends 14 CFR part 39 of the Federal Aviation Regulations as follows:

## PART 39—AIRWORTHINESS DIRECTIVES

 The authority citation for part 39 continues to read as follows:

Authority: 49 U.S.C. App. 1354(a), 1421 and 1423; 49 U.S.C. 106(g); and 14 CFR 11.89.

## § 39.13 [Amended]

2. Section 39.13 is amended by adding the following new airworthiness directive:

92-14-51. McDonnell Douglas: Amendment 39-8325. Docket 92-NM-135-AD.

Applicability: Model MD-11 series airplanes having fuselage numbers 447 through 499; certificated in any category. Compliance: Required as indicated, unless

accomplished previously.

To prevent inadvertent slat deployment during flight, which could create significant vibrations and cause damage to the elevators, accomplish the following:

(a) Within 10 days after the effective date of this amendment, conduct a one-time inspection of the slat mechanical input system for proper clearance and rigging; and, prior to further flight, correct any discrepancies found; in accordance with McDonnell Douglas Alert Service Bulletin A27–29, dated June 23, 1992.

(b) An alternative method of compliance or adjustment of the compliance time that provides an acceptable level of safety may be used if approved by the Manager. Los Angeles Aircraft Certification Office (ACO), FAA, Transport Airplane Directorate. Operators shall submit their requests through an appropriate FAA Principal Maintenance Inspector, who may add comments and then send it to the Manager, Los Angeles ACO.

Note: Information concerning the existence of approved alternative methods of

compliance with this AD, if any, may be obtained from the Los Angeles ACO.

(c) Special flight permits may be issued in accordance with FAR 21.197 and 21.199 to operate the airplane to a location where the requirements of this AD can be accomplished.

(d) The inspection and adjustment shall be done in accordance with McDonnell Douglas Alert Service Bulletin A27-29, dated June 23, 1992. This incorporation by reference was approved by the Director of the Federal Register in accordance with 5 U.S.C. 552(a) and 1 CFR part 51. Copies may be obtained from McDonnell Douglas Corporation, P.O. Box 1771, Long Beach, California 90846-0001, Attention: Business Unit Manager, Technical Publications—Technical Administrative Support, C1-I5B. Copies may be inspected at the FAA, Transport Airplane Directorate. 1601 Lind Avenue SW., Renton, Washington; or at the FAA, Transport Airplane Directorate, 3229 East Spring Street, Long Beach, California; or at the Office of the Federal Register, 800 North Capitol Street, NW., suite 700, Washington, DC.

(e) This amendment becomes effective on September 8, 1992, to all persons except those persons to whom it was made immediately effective by telegraphic AD T92-14-51, issued on June 29, 1992, which contained the requirements of this amendment.

Issued in Renton, Washington, on July 15, 1992.

## Darrell M. Pederson,

Acting Manager, Transport Airplane Directorate, Aircraft Certification Service. [FR Doc. 92–20130 Filed 8–21–92; 8:45 am]

BILLING CODE 4910-13-M

#### 14 CFR Part 39

[Docket No. 92-NM-59-AD; Amendment 39-8321; AD 92-16-12]

Airworthiness Directives; British Aerospace Model DH/BH/HS/BAe 125 Series Airplanes

AGENCY: Federal Aviation Administration, DOT. ACTION: Final rule.

SUMMARY: This amendment adopts a new airworthiness directive (AD), applicable to certain British Aerospace Model DH/BH/HS/BAe 125 series airplanes, that requires the installation of fluid vent masts on the undercarriage fairing. This amendment is prompted by recent reports that fluid leaking from the overboard drains under the wing can stream back along the outside of the fuselage and re-enter the fuselage tail cone. The actions specified by this AD are intended to prevent a fire in the tail

DATES: Effective September 28, 1992.

The incorporation by reference of certain publications listed in the regulations is approved by the Director

of the Federal Register as of September 28, 1992.

ADDRESSES: The service information referenced in this AD may be obtained from British Aerospace, PLC, Librarian for Service Bulletins, P.O. Box 17414, Dulles International Airport, Washington, DC 20041–0414.

This information may be examined at the Federal Aviation Administration (FAA), Transport Airplane Directorate, Rules Docket, 1601 Lind Avenue SW., Renton, Washington; or at the Office of the Federal Register, 800 North Capitol Street, NW., Suite 700, Washington, DC.

#### FOR FURTHER INFORMATION CONTACT:

Mr. William Schroeder, Aerospace Engineer, Standardization Branch, ANM-113, FAA, Transport Airplane Directorate, 1601 Lind Avenue SW., Renton, Washington, 98055-4056; telephone (206) 227-2148; fax (206) 227-1320.

SUPPLEMENTARY INFORMATION: A proposal to amend part 39 of the Federal Aviation Regulations to include an airworthiness directive (AD) that is applicable to certain British Aerospace Model DH/BH/HS/BAe 125 series airplanes was published in the Federal Register on April 27, 1992 (57 FR 15258). That action proposed to require the installation of fluid vent masts on the undercarriage fairing.

Interested persons have been afforded an opportunity to participate in the making of this amendment. Due consideration has been given to the single comment received.

The commenter supports the proposed rule.

Paragraph (b) of the final rule has been revised to clarify the procedure for requesting alternative methods of compliance with this AD.

After careful review of the available data, including the comment noted above, the FAA has determined the air safety and the public interest require the adoption of the rule with the change previously described. The FAA has determined that this change will neither increase the economic burden on any operator nor increase the scope of the AD.

The FAA estimates that 450 airplanes of U.S. registry will be affected by this AD, that it will take approximately 3 work hours per airplane to accomplish the required actions, and that the average labor rate is \$55 per work hour. Required parts will cost approximately \$800 per airplane. Based on these figures, the total cost impact of the AD on U.S. operators is estimated to be \$434.250, or \$965 per airplane. This total cost figure assumes that no operator has

yet accomplished the requirements of this AD.

The regulations adopted herein will not have substantial direct effects on the States, on the relationship between the national government and the States, or on the distribution of power and responsibilities among the various levels of government. Therefore, in accordance with Executive Order 12612, it is determined that this final rule does not have sufficient federalism implications to warrant the preparation of a Federalism Assessment.

For the reasons discussed above, I certify that this action (1) is not a "major rule" under Executive Order 12291; (2) is not a "significant rule" under DOT Regulatory Policies and Procedures (44 FR 11034, February 26, 1979); and (3) will not have a significant economic impact, positive or negative, on a substantial number of small entities under the criteria of the Regulatory Flexibility Act. A final evaluation has been prepared for this action and it is contained in the Rules Docket. A copy of it may be obtained from the Rules Docket at the location provided under the caption "ADDRESSES."

## List of Subjects in 14 CFR Part 39

Air transportation, Aircraft, Aviation safety, Incorporation by reference, Safety.

#### Adoption of the Amendment

Accordingly, pursuant to the authority delegated to me by the Administrator, the Federal Aviation Administration amends 14 CFR part 39 of the Federal Aviation Regulations as follows:

## PART 39—AIRWORTHINESS DIRECTIVES

1. The authority citation for part 39 continues to read as follows:

Authority; 49 U.S.C. App. 1354(a), 1421 and 1423; 49 U.S.C. 106(g); and 14 CFR 11.89

### § 39.13 [Amended]

Section 39.13 is amended by adding the following new airworthiness directive:

92-16-12. British Aerospace: Amendment 39-8321. Docket 92-NM-59-AD.

Applicability: Model DH/BH/HS/BAe 125 series airplanes; post-modifications 255640/ 252906 and pre-modification 253193B airplanes; and pre-modification 255640 airplanes; certificated in any category.

Compliance: Required within 4 months after the effective date of this AD, unless accomplished previously.

To prevent fire in the tail cone, accomplish the following:

(a) Install fluid vent masts on the undercarriage fairing, and plug certain

existing vent holes, in accordance with British Aerospace Service Bulletin 53–74– 3193C&D, dated January 7, 1992.

(b) An alternative method of compliance or adjustment of the compliance time that provides an acceptable level of safety may be used if approved by the Manager, Standardization Branch, ANM-113, FAA, Transport Airplane Directorate. Operators shall submit their requests through an appropriate FAA Principal Maintenance Inspector, who may add comments and then send it to the Manager, Standardization Branch.

Note: Information concerning the existence of approved alternative methods of compliance with this AD, if any, may be obtained from the Standardization Branch.

(c) Special flight permits may be issued in accordance with FAR 21.197 and 21.199 to operate the airplane to a location where the requirements of this AD can be

accomplished.

- (d) The installation shall be done in accordance with British Aerospace Service Bulletin 53-74-3193C&D, dated January 7, 1992. This incorporation by reference was approved by the Director of the Federal Register in accordance with 5 U.S.C. 552(a) and 1 CFR part 51. Copies may be obtained from British Aerospace, P.L.C. Librarian for Service Bulletins, P.O. Box 17414, Dulles International Airport, Washington, DC 20041-0414. Copies may be inspected at the FAA. Transport Airplane Directorate, 1601 Lind Avenue SW., Renton, Washington; or at the Office of the Federal Register, 800 North Capitol Street, NW., suite 700, Washington, DC.
- (e) This amendment becomes effective on September 28, 1992.

Issued in Renton, Washington, on July 14, 1992.

## Bill R. Boxwell,

Acting Manager, Transport Airplane Directorate, Aircraft Certification Service. [FR Doc. 92–20119 Filed 8–21–92; 8:45 am] BILLING CODE 4910–13-M

#### 14 CFR Part 39

[Docket No. 92-NM-62-AD; Amendment 39-8338; AD 92-17-09]

Airworthiness Directives; British Aerospace Model BAe 125-800A Series Airplanes

AGENCY: Federal Aviation Administration, DOT.

ACTION: Final rule.

SUMMARY: This amendment adopts a new airworthiness directive (AD), applicable to certain Model BAe 125—800A series airplanes, that requires implementing a modification that would utilize countersunk headed bolts in the thrust reverser door hinge pivot. This amendment is prompted by an incident in which loose rivets or hexagon head bolts interfered with the thrust reverser

system. The actions specified by this AD are intended to prevent damage to the thrust reverser system that could cause unsymmetrical thrust affecting directional control.

DATES: Effective September 28, 1991.

The incorporation by reference of certain publications listed in the regulations is approved by the Director of the Federal Register as of September 28, 1992.

ADDRESSES: The service information referenced in this AD may be obtained from British Aerospace, PLC, Librarian for Service Bulletins, P.O. Box 17414, Dulles International Airport, Washington, DC. This information may be examined at the Federal Aviation Administration (FAA), Transport Airplane Directorate, Rules Docket, 1601 Lind Avenue SW., Renton, Washington; or at the Office of the Federal Register, 800 North Capitol Street, NW., suite 700, Washington, DC.

FOR FURTHER INFORMATION CONTACT:

Mr. Hank Jenkins, Standardization Branch, ANM-113, FAA, Transport Airplane Directorate, 1601 Lind Avenue SW., Renton, Washington 98055-4056; telephone (206) 227-2141; fax (206) 227-1320.

SUPPLEMENTARY INFORMATION: A proposal to amend part 39 of the Federal Aviation Regulations to include an airworthiness directive (AD) that is applicable to certain Model BAe 125—800A series airplanes was published in the Federal Register on April 27, 1992 (57 FR 15263). That action proposed to require implementing a modification that would utilize countersunk headed bolts in the thrust reverser door hinge pivot.

Interested persons have been afforded an opportunity to participate in the making of this amendment. Due consideration has been given to the comments received.

The commenters support the proposed rule.

Paragraph (b) of the final rule has been revised to clarify the procedure for requesting alternative methods of compliance with this AD.

After careful review of the available data, including the comments noted above, the FAA has determined that air safety and the public interest require the adoption of the rule with the change previously described. The FAA has determined that this change will neither increase the economic burden on any operator nor increase the scope of the AD.

The FAA estimates that 50 airplanes of U.S. registry will be affected by this AD, that it will take approximately 4 work hours per airplane to accomplish

the required actions, and that the average labor rate is \$55 per work hour. Based on these figures, the total cost impact of the AD on U.S. operators is estimated to be \$11,000 or \$220 per airplane. This total cost figure assumes that no operator has yet accomplished the requirements of this AD.

The regulations adopted herein will not have substantial direct effects on the States, on the relationship between the national government and the States, or on the distribution of power and responsibilities among the various levels of government. Therefore, in accordance with Executive Order 12612, it is determined that this final rule does not have sufficient federalism implications to warrant the preparation of a Federalism Assessment.

For the reasons discussed above, I certify that this action (1) is not a "major rule" under Executive Order 12291; (2) is not a "significant rule" under DOT Regulatory Policies and Procedures (44 FR 11034, February 26, 1979); and (3) will not have a significant economic impact. positive or negative, on a substantial number of small entities under the criteria of the Regulatory Flexibility Act. A final evaluation has been prepared for this action and it is contained in the Rules Docket. A copy of it may be obtained from the Rules Docket at the location provided under the caption"ADDRESSES."

### List of Subjects in 14 CFR Part 39

Air transportation, Aircraft, Aviation safety, Incorporation by reference, Safety.

#### Adoption of the Amendment

Accordingly, pursuant to the authority delegated to me by the Administrator, the Federal Aviation Administration amends 14 CFR part 39 of the Federal Aviation Regulations as follows:

## PART 39—AIRWORTHINESS DIRECTIVES

1. The authority citation for part 39 continues to read as follows:

Authority: 49 U.S.C. App. 1354(a), 1421 and 1423; 49 U.S.C. 106(g); and 14 CFR 11.89.

#### § 39.13 [Amended]

Section 39.13 is amended by adding the following new airworthiness directive:

92-17-09. British Aerospace: Amendment 39-8338. Docket 92-NM-62-AD.

Applicability: Model BAe 125-800A series airplanes on which Modification 259283C thrust reversers have been installed, and on which Modification 259949A or BAe Repair Instruction Leaflet (RIL) 25-8ES16 has not been installed, certificated in any category.

Compliance: Required as indicated, unless accomplished previously.

To prevent damage that may cause unsymmetrical thrust, accomplish the following:

(a) Within 9 months after the effective date of this AD, install Modification 259949A, in accordance with British Aerospace Service Bulletin SB.78-4-9949A, dated January 20, 1992.

(b) An alternative method of compliance or adjustment of the compliance time that provides an acceptable level of safety may be used if approved by the Manager.

Standardization Branch, FAA, Transport Airplane Directorate. Operators shall submit their requests through an appropriate FAA Principal Maintenance Inspector, who may add comments and then send it to the Manager, Standardization Branch.

Note: Information concerning the existence of approved alternative methods of compliance with this AD, it any, may be obtained from the Standardization Branch.

(c) Special flight permits may be issued in accordance with FAR 21.197 and 21.199 to operate the airplane to a location where the requirements of this AD can be accomplished.

(d) The modification shall be done in accordance with British Aerospace Service Bulletin SB.78-4-9949A, dated January 20, 1992. This incorporation by reference was approved by the Director of the Federal Register in accordance with 5 U.S.C. 552[a] and 1 CFR Part 51. Copies may be obtained from British Aerospace, PLC. Librarian for Service Bulletins, P.O. Box 17414, Dulles International Airport, Washington, DC. Copies may be inspected at the FAA, Transport Airplane Directorate, 1601 Lind Avenue SW., Renton, Washington; or at the Office of the Federal Register, 800 North Capitol Street, NW., suite 700, Washington, DC.

(e) This amendment becomes effective on September 28, 1992.

Issued in Renton, Washington, on July 22, 1992.

## Darrell M. Pederson,

Acting Manager, Transport Airplane Directorate, Aircraft Certification Service. [FR Doc. 92–20120 Filed 8–21–92; 8:45 am] BILLING CODE 4910–13-28

#### 14 CFR Part 39

[Docket No. 92-NM-53-AD; Amendment 39-8336; AD 92-17-07]

Airworthiness Directives; British Aerospace Model BAe 146-100A, -200A, and -300A Series Airplanes

AGENCY: Federal Aviation Administration, DOT. ACTION: Final rule.

SUMMARY: This amendment supersedes an existing airworthiness directive (AD), applicable to all British Aerospace Model BAe 146–100A, –200A, and –300A series airplanes, that currently requires a detailed visual inspection to detect cracks and corrosion in the left and right main landing gear (MLG) door rear hinge bracket assemblies, and repair of corrosion or replacement of brackets, if necessary. This amendment extends the threshold for the initial inspection and requires repetitive visual inspections. This amendment is prompted by results of a review of initial inspection findings conducted by the manufacturer, which revealed that the threshold for the initial inspection may be extended, and that repetitive inspections must be conducted in order to detect cracks and corrosion in a timely manner. The actions specified by this AD are intended to prevent in-flight separation of a landing gear door from the airplane. DATES: Effective September 28, 1992.

The incorporation by reference of certain publications listed in the regulations is approved by the Director of the Federal Register as of September 28, 1992

ADDRESSES: The service information referenced in this AD may be obtained from British Aerospace, PLC, Librarian for Service Bulletins, P.O. Box 17414, Dulles International Airport, Washington, DC 20041-0414. This information may be examined at the Federal Aviation Administration (FAA). Transport Airplane Directorate, Rules Docket, 1601 Lind Avenue SW., Renton, Washington; or at the Office of the Federal Register, 800 North Capitol Street NW., suite 700, Washington, DC.

FOR FURTHER INFORMATION CONTACT: Mr. William Schroeder, Aerospace Engineer, Standardization Branch, ANM-113, FAA, Transport Airplane Directorate, 1601 Lind Avenue SW., Renton, Washington 98055-4056; telephone [206] 227-2148; fax (206) 227-

SUPPLEMENTARY INFORMATION: A proposal to amend part 39 of the Federal Aviation Regulations by superseding AD 91-14-19, Amendment 39-7060 (56 FR 30314, July 2, 1991), which is applicable to all British Aerospace Model BAe 146-100A, -200A, and -300A series airplanes, was published in the Federal Register on May 1, 1992 (57 FR 18845). The action proposed to require repetitive detailed visual inspections to detect cracks and corrosion in the left and right main landing gear (MLG) door rear hinge bracket assemblies, and repair of corrosion or replacement of brackets, if necessary. The action also proposed to extend the compliance time for the currently required initial inspection.

Interested persons have been afforded an opportunity to participate in the making of this amendment. Due consideration has been given to the comments received.

The single commenter requests that the FAA provide assurance that extending the initial compliance time from 6,000 to 9,000 landings, as proposed in the Notice, will not result in an inflight failure of the main landing gear rear hinge bracket. The FAA responds by noting that, as described in detail in the preamble to the notice, the United Kingdom Civil Aviation Authority and British Aerospace have conducted a review of the findings of the initial inspection required by AD 91-14-19. Data gathered from those findings revealed that the threshold for the inspection may be extended from 6.000 to 9,000 landings, if repetitive inspections are conducted at intervals not to exceed 3,000 landings in order to detect cracks and corrosion in a timely manner. The FAA reviewed these findings and concurred with them. Consequently, the FAA has determined that the initial compliance time may be extended by 3,000 landings without adversely affecting safety.

Paragraph (b) of the final rule has been revised to clarify the procedure for requesting alternative methods of compliance with this AD.

After careful review of the available data, including the comments noted above, the FAA has determined that air safety and the public interest require the adoption of the rule with the change described. The FAA has determined that this change will neither increase the economic burden on any operator nor increase the scope of the AD.

The FAA estimates that 74 airplanes of U.S. registry will be affected by this AD, that it will take approximately 1 work hour per airplane to accomplish the required actions, and that the average labor rate is \$55 per work hour. Based on these figures, the total cost impact of the AD on U.S. operators is estimated to be \$4,070. This total cost figure assumes that no operator has yet accomplished the requirements of this AD.

The regulations adopted herein will not have substantial direct effects on the States, on the relationship between the national government and the States, or on the distribution of power and responsibilities among the various levels of government. Therefore, in accordance with Executive Order 12612, it is determined that this final rule does not have sufficient federalism implications to warrant the preparation of a Federalism Assessment.

For the reasons discussed above, I certify that this action (1) is not a "major rule" under Executive Order 12291; (2) is

not a "significant rule" under DOT
Regulatory Policies and Procedures (44
FR 11034, February 26, 1979); and (3) will
not have a significant economic impact,
positive or negative, on a substantial
number of small entities under the
criteria of the Regulatory Flexibility Act.
A final evaluation has been prepared for
this action and it is contained in the
Rules Docket. A copy of it may be
obtained from the Rules Docket at the
location provided under the caption
"ADDRESSES."

## List of Subjects in 14 CFR Part 39

Air transportation, Aircraft, Aviation safety, Incorporation by reference, Safety.

#### Adoption of the Amendment

Accordingly, pursuant to the authority delegated to me by the Administrator, the Federal Aviation Administration amends 14 CFR part 39 of the Federal Aviation Regulations as follows:

### PART 39—AIRWORTHINESS DIRECTIVES

1. The authority citation for part 39 continues to read as follows:

Authority: 49 U.S.C. App. 1354(a), 1421 and 1423; 49 U.S.C. 106(g); and 14 CFR 11.89.

#### § 39.13 [Amended]

2. Section 39.13 is amended by removing amendment 39–7060 [56 FR 30314, July 2, 1991], and by adding a new airworthiness directive (AD), amendment 39–8336, to read as follows:

92–17–97. British Aerospace: Amendment 39– 8336. Docket 92–NM–53–AD. Supersedes AD 91–14–19, Amendment 39–7060.

Applicability: All Model BAe 148-100A, -200A, and -300A series airplanes, certificated in any category.

Compliance: Required as indicated, unless accomplished previously.

To prevent in-flight separation of a landing gear door from the airplane, accomplish the following:

(a) Prior to the accumulation of 9,000 landings, or within 30 days after the effective date of this AD; or if previously inspected in accordance with AD 91–14–19 (56 FR 30314, July 2, 1991), within 3,000 landings after the last inspection in accordance with that AD; whichever occurs later; and thereafter at intervals not to exceed 3,000 landings; accomplish the following:

(1) Perform a visual inspection of the left and right main landing gear (MLG) door rear hinge bracket assemblies to detect cracks and/or corrosion, in accordance with British Aerospace Inspection Service Bulletin 32— A119, Revision 1, dated December 2, 1991.

(2) Prior to further flight, replace any cracked hinge bracket with a serviceable part, in accordance with British Aerospace Inspection Service Bulletin 32–A119, Revision 1, dated December 2, 1991; or temporarily repair cracked brackets in a manner

approved by the Manager, Standardization Branch, ANM-113, FAA, Transport Airplane Directorate.

(3) Prior to further flight, remove any corrosion found, in accordance with the British Aerospace Model 146 Structural Repair Manual, and accomplish the following:

(i) If less than 0.100 inch of corrosion was removed, re-protect the hinge bracket in accordance with the maintenance manual; and obtain a life limit for the hinge bracket from the Manager, Standardization Branch, ANM-113, FAA, Transport Airplane Directorate.

(ii) If 0.100 inch, but less than 0.150 inch, of corrosion was removed, re-protect the hinge bracket in accordance with the maintenance manual; and, within 300 landings after accomplishing the re-protection procedure, replace the hinge bracket with a new part.

(iii) If 0.150 inch or more of corrosion was removed, prior to further flight, replace the hinge bracket with a new part.

(b) An alternative method of compliance or adjustment of the compliance time that provides an acceptable level of safety may be used if approved by the Manager, Standardization Branch, ANM-113, FAA. Transport Airplane Directorate. Operators shall submit their requests through an appropriate FAA Principal Maintenance Inspector, who may add comments and then send it to the Manager, Standardization Branch.

Note: Information concerning the existence of approved alternative methods of compliance with this AD, if any, may be obtained from the Standardization Branch.

(c) Special flight permits may be issued in accordance with FAR 21.197 and 21.199 to operate the airplane to a location where the requirements of this AD can be accomplished.

(d) The inspections shall be done in accordance with British Aerospace Inspection Service Bulletin 32-A119, Revision 1, dated December 2, 1991, which includes the following list of effective pages:

Pages	Revision level	Date			
1-4	1Original	December 2, 1991. November 14, 1990.			

This Incorporation by reference was approved by the Director of the Federal Register in accordance with 5 U.S.C. 552(a) and 1 CFR Part 51. Copies may be obtained from British Aerospace, P.L.C., Librarian for Service Bulletins, P.O. Box 17414, Dulles International Airport, Washington, DC 20041–0414. Copies may be inspected at the FAA, Transport Airplane Directorate, 1601 Lind Avenue SW., Renton, Washington; or at the Office of the Federal Register, 800 North Capitol Street, NW., suite 700, Washington, DC.

(e) This amendment becomes effective on September 28, 1992. Issued in Renton, Washington, on July 22, 1992.

#### Darrell M. Pederson.

Acting Manager. Transport Airplane Directorate Aircraft Certification Service. [FR Doc. 92–20121 Filed 8–21–92; 8:45 am] BILLING CODE 4910–13–W

#### 14 CFR Part 39

[Docket No. 92-NM-26-AD; Amendment 39-8337; AD 92-17-08]

## Airworthiness Directives; Boeing Model 757 Series Airplanes

AGENCY: Federal Aviation Administration, DOT.

ACTION: Final rule.

SUMMARY: This amendment adopts a new airworthiness directive (AD). applicable to Boeing Model 757 series airplanes, that requires repetitive checks to detect corroded or seized bearings of the passenger door emergency power assist assembly, and correction of any discrepancies found. This amendment is prompted by reports of corroded or seized bearings found in the emergency power assist assembly of the passenger doors. The actions specified by this AD are intended to prevent seizure of the passenger door emergency power assist support bearings, which could delay the opening of an exit door during an emergency evacuation.

DATES: Effective September 28, 1992.

The incorporation by reference of certain publications listed in the regulations is approved by the Director of the Federal Register as of September 28, 1992.

ADDRESSES: The service information referenced in this AD may be obtained from Boeing Commercial Airplane Group, P.O. Box 3707, Seattle, Washington 98124–2207. This information may be examined at the Federal Aviation Administration (FAA), Transport Airplane Directorate, Rules Docket 92–NM–26–AD, 1601 Lind Avenue SW., Renton, Washington; or at the Office of the Federal Register, 800 North Capital Street, NW., suite 700, Washington, DC.

### FOR FURTHER INFORMATION CONTACT: Monica L. Nemecek, Seattle Aircraft Certification Office, Crashworthiness and Interiors Section, ANM-120S, FAA, Transport Airplane Directorate, 1601 Lind Avenue SW., Renton, Washington 98055-4056; telephone (206) 227-2773; fax (206) 227-1181.

SUPPLEMENTARY INFORMATION: A proposal to amend part 39 of the Federal Aviation Regulations to include an airworthiness directive (AD) that is applicable to certain Boeing Model 757 series airplanes was published in the Federal Register on March 18, 1992 (57 FR 9394). That action proposed to require repetitive checks to detect corroded or seized bearings of the passenger door emergency power assist assembly, and correction of any discrepancies found. Additionally, that proposal included an optional terminating action for the repetitive checks, which consisted of replacement of the existing alloy steel bearing with a new stainless steel bearing, bearing seal, and back-up ring.

Interested persons have been afforded an opportunity to participate in the making of this amendment. Due consideration has been given to the

comments received.

One commenter supports the

proposed rule.

The Air Transport Association (ATA) of America, on behalf of several of its member operators, requests that the FAA review the need to proceed with this AD rulemaking prior to such time that a service bulletin and necessary parts for accomplishing the terminating action are available. The commenter states that the Boeing service letter referenced in the proposal does not contain instructions for accomplishing the terminating action. The commenter states that, since the terminating action could be accomplished in the same amount of time as the repetitive checks, it would save the operators time and money to accomplish the terminating action at the time of the initial check. In response to this commenter, the FAA notes that it recently reviewed and approved Boeing Service Bulletin 757-52-0055, dated June 25, 1992. This service bulletin describes procedures for repetitive checks of the passenger door emergency power assist assembly, correction of any discrepancies found, and the replacement of currently installed alloy steel bearings with new stainless steel bearings as terminating action for the repetitive checks. Paragraph (a) and (b) of the final rule have been changed to include reference to the new service bulletin as an appropriate source of service information.

Additionally, the effectivity listing of this new Boeing service bulletin is limited to a certain number of airplanes. The FAA has revised the applicability statement of the final rule accordingly.

This commenter also requests that the proposed rule's economic analysis be revised. The commenter asserts that accomplishment of the checks will require at least 32 work hours, rather than the 21 work hour estimate cited in

the preamble to the notice. The commenter maintains that checks cannot be accomplished during an overnight hold, and that operators would need to schedule this check specially at a main base facility. This procedure may entail considerable time and expense beyond what was estimated by the cost impact analysis indicated in the notice. The FAA concurs that a revision to the work hour figure is necessary. The economic analysis paragraph, below, has been revised to indicate a total of 32 work hours necessary for the actions required by the AD.

The same commenter requests that the compliance time for the initial check be increased from the proposed 1,500 flight hours to 2,000 flight hours in order to allow operators to accomplish the inspection during a regularly scheduled "C" check. The FAA does nor concur. During the initial development of an appropriate compliance time for this AD action, the FAA first considered that 1,000 flight hours was an acceptable interval. This was based on (1) the service history, (2) the degree of urgency associated with addressing the unsafe condition, (3) the recommendations of the manufacturer, and (4) the fact that, by the time the final rule for the action was issued, the interval would fall during a time of regularly scheduled maintenance for most affected operators. However, the FAA extended this considered compliance time by an additional 500 flight hours to take into account the operational and maintenance schedules of affected major operators, as well as to provide a "buffer period" for all operators, in anticipation of the release of a service bulletin containing terminating action procedures. The FAA determined that a compliance time of 1,500 flight hours would not compromise safety and would allow ample time for the accomplishment of the check during normal maintenance schedules without undue burden on any operator. The FAA considers that any additional extension to the initial compliance time is not warranted. As discussed previously, a service bulletin containing instructions for accomplishing the terminating modification was released on June 25, 1992; therefore, operators now have access to the specific procedures for performing that action. The FAA has determined that 1,500 flight hours will allow operators sufficient time to schedule and accomplish the initial check, correct any discrepancies found, and maintain an acceptable level of safety. Under the provisions of paragraph (c) of the final rule, however, the FAA will consider requests for use

of alternative methods of compliance with this rule or an adjustment of the compliance time, provided sufficient data is submitted to justify such a request.

Another commenter asserts that the final rule should reference the use of alternative tooling that Boeing has indicated is acceptable for accomplishment of the checks/ lubrications. The commenter maintains that this tooling should be referenced in the AD in order to eliminate the need for submitting requests for an alternative method of compliance with the AD should an operator elect to use that tooling. The FAA does not concur. The final rule now references the Boeing service bulletin, which describes procedures for accomplishing the check for sufficient travel of the actuation cable in accordance with the 757 Maintenance Manual. It would be virtually impossible to call out all other tooling that may be used. However, should an operator develop an alternative tooling, the FAA would consider a request for an alternative method of compliance in accordance with the provisions of paragraph (c) of the final rule.

Another commenter, Boeing Commercial Airplane Group, requests that the wording of the unsafe condition be changed throughout the AD.

The commenter suggests that the seizure of the passenger door emergency power assist support bearings may 'delay" the opening of an exit door, but would not "impede" the opening, as was stated in the notice. Failure to activate the power reservoir only prevents power assistance in opening the door, but does not obstruct the manual opening sequence. The FAA concurs that the commenter's suggested wording is more accurate and has changed the wording of the unsafe condition accordingly.

Paragraph (c) of the proposal has been revised to clarify the procedure for requesting alternative methods of compliance with this AD.

After careful review of the available data, including the comments noted above, the FAA has determined that air safety and the public interest require the adoption of the rule with the changes previously described. The FAA has determined that these changes will neither increase the economic burden on any operator nor increase the scope of

There are approximately 428 Boeing Model 757 series airplanes of the affected design in the worldwide fleet. The FAA estimates that 264 airplanes of U.S. registry will be affected by this AD. that it will take approximately 32 work

hours per airplane to accomplish the required actions, and that the average labor rate is \$55 per work hour. Based on these figures, the total cost impact of the AD on U.S. operators is estimated to be \$464,640, or \$1,760 per airplane. This total cost figure assumes that no operator has yet accomplished the requirements of this AD.

The regulations adopted herein will not have substantial direct effects on the States, on the relationship between the national government and the States, or on the distribution of power and responsibilities among the various levels of government. Therefore, in accordance with Executive Order 12612, it is determined that this final rule does not have sufficient federalism implications to warrant the preparation of a Federalism Assessment.

For the reasons discussed above, I certify that this action (1) is not a "major rule" under Executive Order 12291; (2) is not a "significant rule" under DOT Regulatory Policies and Procedures (44 FR 11034, February 26, 1979); and (3) will not have a significant economic impact, positive or negative, on a substantial number of small entities under the criteria of the Regulatory Flexibility Act. A final evaluation has been prepared for this action and it is contained in the Rules Docket. A copy of it may be obtained from the Rules Docket at the location provided under the caption "ADDRESSES."

## List of Subjects in 14 CFR Part 39

Air transportation, Aircraft, Aviation safety, Incorporation by reference, Safety.

## Adoption of the Amendment

Accordingly, pursuant to the authority delegated to me by the Administrator, the Federal Aviation Administration amends 14 CFR part 39 of the Federal Aviation Regulations as follows:

#### PART 39—AIRWORTHINESS DIRECTIVES

1. The authority citation for part 39 continues to read as follows:

Authority: 49 U.S.C. App. 1354[a], 1421 and 1423; 49 U.S.C. 106(g); and 14 CFR 11.89.

#### § 39.13 [Amended]

Section 39.13 is amended by adding the following new airworthiness directive:

92-17-08. Boeing: Amendment 39-8337. Docket 92-NM-26-AD.

Applicability: Model 757 series airplanes; line numbers 1 through 454, inclusive except 757PF (Freighters); certificated in any category.

Compliance: Required as indicated, unless accomplished previously.

To prevent seizure of the passenger door emergency power assist support bearings, which could delay the opening of an exit door during an emergency evacuation, accomplish the following:

(a) Prior to or upon the accumulation of 8.000 fight hours or within 1,500 flight hours after the effective date of this AD, whichever occurs later, and thereafter at intervals not to exceed 4.000 flight hours; perform a check of the emergency power assist cable travel to detect corroded or seized bearings, in accordance with Boeing Service Letter 757–SL-52-6, dated September 17, 1991, or Boeing Service Bulletin 757–52-0055, dated June 25, 1992. If discrepancies are detected, prior to further flight, correct them in accordance with the service letter or bulletin.

(b) Replacement of the existing alloy steel bearing with a new stainless steel bearing, bearing seal, and back-up ring, in accordance with Boeing Service Bulletin 757–52–0055, dated June 25, 1992; or in accordance with a method approved by the Manager, Seattle Aircraft Certification Office (ACO), FAA, Transport Airplane Directorate; constitutes terminating action for the requirements of this AD.

(c) An alternative method of compliance or adjustment of the compliance time that provides an acceptable level of safety may be used if approved by the Manager, Seattle ACO, FAA, Transport Airplane Directorate. Operators shall submit their requests through an appropriate FAA Principal Maintenance Inspector, who may add comments and then send it to the Manager, Seattle ACO.

Note: Information concerning the existence of approved alternative methods of compliance with this AD, if any, may be obtained from the Seattle ACO.

(d) Special flight permits may be issued in accordance with FAR 21.197 and 21.199 to operate the airplane to a location where the requirements of this AD can be accomplished.

(e) The checks and repairs shall be done in accordance with Boeing Service Letter 757–SL-52-6, dated September 17, 1992; or Boeing Service Bulletin 757–52–0055, dated June 25, 1992. This incorporation by reference was approved by the Director of the Federal Register in accordance with 5 U.S.C. 552(a) and 1 CFR Part 51. Copies may be obtained from Boeing Commercial Airplane Group, P.O. Box 3707. Seattle, Washington 98124–2207. Copies may be inspected at the FAA, Transport Airplane Directorate, 1601 Lind Avenue SW., Renton, Washington; or at the Office of the Federal Register, 800 North Capitol Street, NW., suite 700, Washington, DC.

(f) This amendment becomes effective on September 28, 1992.

Issued in Renton, Washington, on July 22, 1992.

## Darrell M. Pederson,

Acting Manager Transport Airplane
Directorate Aircraft Certification Service.
[FR Doc. 92–20122 Filed 8–21–92; 8:45 am]
BILLING CODE 4910–13–M

## 14 CFR Part 97

[Docket No. 26946; Amdt. No. 1505]

Standard Instrument Approach Procedures; Miscellaneous Amendments

AGENCY: Federal Aviation Administration (FAA), DOT.

ACTION: Final rule.

SUMMARY: This amendment establishes, amends, suspends, or revokes Standard Instrument Approach Procedures (SIAPs) for operations at certain airports. These regulatory actions are needed because of changes occurring in the National Airspace System, such as the commissioning of new navigational facilities, addition of new obstacles, or changes in air traffic requirements. These changes are designed to provide safe and efficient use of the navigable airspace and to promote safe flight operations under instrument flight rules at the affected airports.

DATES: Effective: An effective date for each SIAP is specified in the amendatory provisions.

Incorporation by reference-approved by the Director of the Federal Register on December 31, 1980, and reapproved as of January 1, 1982.

ADDRESSES: Availability of matter incorporated by reference in the amendment is as follows:

For Examination—1. FAA Rules Docket, FAA Headquarters Building, 800 Independence Avenue, SW., Washington, DC 20591;

The FAA Regional Office of the region in which affected airport is located; or

3. The Flight Inspection Field Office which originated the SIAP.

For Purchase—Individual SIAP copies may be obtained from:

 FAA Public Inquiry Center (APA-200), FAA Headquarters Building, 800 Independence Avenue, SW., Washington, DC 20591; or

The FAA Regional Office of the region in which the affected airport is located.

By Subscription—Copies of all SIAPs, mailed once every 2 weeks, are for sale by the Superintendent of Documents, U.S. Government Printing Office, Washington, DC 20402.

FOR FURTHER INFORMATION CONTACT:

Paul J. Best, Flight Procedures Standards Branch (AFS-420), Technical Programs Division, Flight Standards Service, Federal Aviation Administration, 800 Independence Avenue, SW., Washington, DC 20591; telephone (202) 267-8277.

SUPPLEMENTARY INFORMATION: This amendment to part 97 of the Federal Aviation Regulations (14 CFR part 97) establishes, amends, suspends, or revokes Standard Instrument Approach Procedures (SIAPs). The complete regulatory description on each SIAP is contained in the appropriate FAA Form 8260 and the National Flight Data Center (FDC)/Permanent (P) Notices to Airmen (NOTAM) which are incorporated by reference in the amendment under 5 U.S.C. 552(a), 1 CFR part 51, and § 97.20 of the Federal Aviation Regulations (FAR). Materials incorporated by reference are available for examination or purchase as stated above.

The large number of SIAPs, their complex nature, and the need for a special format make their verbatim publication in the Federal Register expensive and impractical. Further, airmen do not use the regulatory text of the SIAPs, but refer to their graphic depiction of charts printed by publishers of aeronautical materials. Thus, the advantages of incorporation by reference are realized and publication of the complete description of each SIAP contained in FAA form documents is unnecessary. The Provisions of this amendment state the affected CFR (and FAR) sections, with the types and effective dates of the SIAPs. This amendment also identifies the airport, its location, the procedure identification and the amendment number.

## The Rule

This amendment to part 97 of the Federal Aviation Regulations (14 CFR part 97) establishes, amends, suspends, or revokes SIAPs. For safety and timeliness of change considerations, this amendment incorporates only specific changes contained in the content of the following FDC/P NOTAM for each SIAP. The SIAP information in some previously designated FDC/Temporary (FDC/T) NOTAMs is of such duration as to be permanent. With conversion to

FDC/P NOTAMs, the respective FDC/T NOTAMs have been cancelled.

The FDC/P NOTAMs for the SIAPs contained in this amendment are based on the criteria contained in the U.S. Standard for Terminal Instrument Approach Procedures (TERPs). In developing these chart changes to SIAPs by FDC/P NOTAMs, the TERPs criteria were applied to only these specific conditions existing at the affected airports.

This amendment to part 97 is effective upon publication of each separate SIAP as contained in the transmittal. All SIAP amendments in this rule have been previously issued by the FAA in a National Flight Data Center (FDC) Notice to Airmen (NOTAM) as an emergency action of immediate flight safety relating directly to published aeronautical charts, the circumstances which created the need for all these SIAP amendments requires making them effective in less than 30 days.

Further, the SIAPs contained in this amendment are based on the criteria contained in the U.S. Standard for Terminal Instrument Approach Procedures (TERPs). Because of the close and immediate relationship between these SIAPs and safety in air commerce, I find that notice and public procedure before adopting these SIAPs are unnecessary, impracticable, and contrary to the public interest and, where applicable, that good cause exists for making these SIAPs effective in less than 30 days.

#### Conclusion

The FAA has determined that this regulation only involves an established body of technical regulations for which frequent and routine amendments are necessary to keep them operationally current. It, therefore—(1) is not a "major rule" under Executive Order 12291; (2) is not a "significant rule" under DOT Regulatory Policies and Procedures (44 FR 11034; February 26, 1979); and (3)

does not warrant preparation of a regulatory evaluation as the anticipated impact is so minimal. For the same reason, the FAA certifies that this amendment will not have a significant economic impact on a substantial number of small entities under the criteria of the Regulatory Flexibility Act.

## List of Subjects in 14 CFR Part 97

Air traffic control, Airports, Incorporation by reference, Navigation (Air), Standard instrument approaches, Weather,

Issued in Washington, DC, on August 14,

Thomas C. Accardi, Director, Flight Standards Service.

## Adoption of the Amendment

Accordingly, pursuant to the authority delegated to me, part 97 of the Federal Aviation Regulations (14 CFR part 97) is amended by establishing, amending, suspending, or revoking Standard Instrument Approach Procedures, effective at 0901 UTC on the dates specified, as follows:

## PART 97—STANDARD INSTRUMENT APPROACH PROCEDURES

1. The authority citation for part 97 continues to read as follows:

Authority: 49 U.S.C. App. 1348, 1354(a), 1421 and 1510; 49 U.S.C. 106(g) (revised Pub. L. 97–449, January 12, 1983); and 14 CFR 11.49(b)(2).

2. Part 97 is amended to read as follows:

## §§ 97.23, 97.25, 97.27, 97.29, 97.31, 97.33, 97.35 [Amended]

By amending: § 97.23 VOR, VOR/DME, VOR or TACAN, and VOR/DME or TACAN; § 97.25 LOC, LOC/DME, LDA, LDA/DME, SDF, SDF/DME; § 97.27 NDB, NDB/DME; § 97.29 ILS, ILS/DME, ISMLS, MLS, MLS/DME, MLS/RNAV; § 97.31 RADAR SIAPS; § 97.33 RNAV SIAPS; and § 97.35 COPTER SIAPS, identified as follows:

## NFDC TRANSMITTAL LETTER

Effective	State	City	Airport	FDC Number	SIAP
07/31/92 08/06/92 08/07/92 08/07/92 08/11/92 08/11/92	TN MA	LaVerne	M Graham Clark	2/4588 2/4608 2/4607 2/4694	RNAV RWY 29 AMDT 1 ILS RWY 26L AMDT 2A NDB RWY 5 AMDT 3 NDB RWY 2 AMDT 5 VOR/DME-B AMDT 1 VOR-A AMDT 1

## NFDC Transmittal Letter Attachment

LaVerne

Brackett Field California ILS RWY 26L AMDT 2a...

Effective: 08/06/92

FDC 2/4588/POC/ FI/P Brackett Field, LaVerne, CA. ILS RWY 26L AMDT 2A...Remove OM from FAF identification, change HAWNN OM/INT to HAWNN INT on profile and plan views. Delete note...IFR use only, practice approaches not authorized. This becomes ILS RWY 26L AMDT 2B.

Northampton

Northampton Massachusetts VOR/DME-B AMDT 1... Effective: 08/11/92

FDC 2/4694/7B2/ FI/P Northampton, Northampton, MA. VOR/DME-B AMDT 1...GRABB BAF 16DME/radar, GRABB fix alt at or above 2500. Radar required for procedure. Delete...hold in lieu of PT at GRABB. Feeder from BAF VORTAC to GRABB. VASI light note. This is VOR/DME-B AMDT 1A.

Morthampton

Northampton Massachusetts VOR-A AMDT 1... Effective: 08/11/92

FDC 2/4695/7B2/ FI/P Northampton, Northampton, MA, VOR-A AMDT 1... BAF VORTAC (IAF) 3000. Delete...NOPT for arrivals on BAF VORTAC airway radial 254. Delete...VASI light note. This is VOR-A AMDT 1A.

Point Lookout

M Graham Clark Missouri RNAV RWY 29 AMDT 1... Effective: 07/31/92

FDC 2/4388/PLK/ FI/P M Graham Clark, Point Lookout, MO. RNAV RWY 29 AMDT 1...TRML RTE from HRO to MIKEL WP...3200. This becomes RNAV RWY 29 AMDT 1A.

Whiteville

Columbus County Muni North Carolina NDB RWY 5 AMDT 3... Effective: 08/07/92

FDC 2/4608/CPC/ FI/P Columbus County Muni, Whiteville, NC. NDB RWY 5 AMDT 3...Terminal route from RAPEN INT to CPC NDB CRS/DSTC 268/17.6. Terminal route from CRE VORTAC to CPC NDB CRS/DSTC 004/ 27.5. This becomes NDB RWY 5 AMDT 3A.

Athens

McMinn County

Tennessee

NDB RWY 2 AMDT 5... Effective: 08/07/92

FDC 2/4607/MMI/ FI/P McMinn County, Athens, TN. NDB RWY 2 AMDT 5...Terminal Route Gross INT to MMI NDB MIN ALT 3100. This becomes NDB RWY 2 AMDT 5A.

[FR Doc. 92-20167 Filed 8-21-92; 8:45 am] BILLING CODE 4910-13-M

#### 14 CFR Part 97

[Docket No. 26947; Amdt. No. 1506]

Standard Instrument Approach Procedures; Miscellaneous Amendments

AGENCY: Federal Aviation Administration (FAA), DOT.

ACTION: Final rule.

SUMMARY: This amendment establishes, amends, suspends, or revokes Standard Instrument Approach Procedures (SIAPs) for operations at certain airports. These regulatory actions are needed because of the adoption of new or revised criteria, or because of changes occurring in the National Airspace System, such as the commissioning of new navigational facilities, addition of new obstacles, or changes in air traffic requirements. These changes are designed to provide safe and efficient use of the navigable airspace and to promote safe flight operations under instrument flight rules at the affected airports.

**DATES:** Effective: An effective date for each SIAP is specified in the amendatory provisions.

Incorporation by reference—approved by the Director of the Federal Register on December 31, 1980, and reapproved as of January 1, 1982.

ADDRESSES: Availability of matters incorporated by reference in the amendment is as follows:

For Examination—1. FAA Rules Docket, FAA Headquarters Building, 800 Independence Avenue, SW., Washington, DC 20591;

2. The FAA Regional Office of the region in which the affected airport is located; or

3. The Flight Inspection Field Office which originated the SIAP.

For Purchase—Individual SIAP copies may be obtained from:

1. FAA Public Inquiry Center (APA-200), FAA Headquarters Building, 800 Independence Avenue, SW., Washington, DC 20591; or

The FAA Regional Office of the region in which the affected airport is located. By Subscription—Copies of all SIAPs, mailed once every 2 weeks, are for sale by the Superintendent of Documents, U.S. Government Printing Office, Washington, DC 20402.

FOR FURTHER INFORMATION CONTACT:
Paul J. Best, Flight Procedures Standards
Branch (AFS-420), Technical Programs
Division, Flight Standards Service,
Federal Aviation Administration, 800
Independence Avenue, SW.,
Washington, DC 20591; telephone (202)
267-8277.

SUPPLEMENTARY INFORMATION: This amendment to part 97 of the Federal Aviation Regulations (14 CFR part 97) establishes, amends, suspends, or revokes Standard Instrument Approach Procedures (SIAPs). The complete regulatory description of each SIAP is contained in official FAA form documents which are incorporated by reference in this amendment under 5 U.S.C. 552(a), 1 CFR part 51, and § 97.20 of the Federal Aviation Regulations (FAR). The applicable FAA Forms are identified as FAA Forms 8260-3, 8260-4, and 8260-5. Materials incorporated by reference are available for examination or purchase as stated above.

The large number of SIAPs, their complex nature, and the need for a special format make their verbatim publication in the Federal Register expensive and impractical. Further, airmen do not use the regulatory text of the SIAPs, but refer to their graphic depiction on charts printed by publishers of aeronautical materials. Thus, the advantages of incorporated by reference are realized and publication of the complete description of each SIAP contained in FAA form documents is unnecessary. The provisions of this amendment state the affected CFR (and FAR) sections, with the types and effective dates of the SIAPs. This amendment also identifies the airport, its location, the procedure identification and the amendment number.

This amendment to part 97 is effective upon publication of each separate SIAP as contained in the transmittal. Some SIAP amendments may have been previously issued by the FAA in a National Flight Data Center (FDC) Notice to Airmen (NOTAM) as an emergency action of immediate flight safety relating directly to published aeronautical charts. The circumstances which created the need for some SIAP amendments may require making them effective in less than 30 days. For the remaining SIAPs, an effective date at least 30 days after publication is provided.

Further, the SIAPs contained in this amendment are based on the criteria contained in the U.S. Standard for Terminal Instrument Approach Procedures (TERPs). In developing these SIAPs, the TERPs criteria were applied to the conditions existing or anticipated at the affected airports. Because of the close and immediate relationship between these SIAPs and safety in air commerce, I find that notice and public procedure before adopting these SIAPs are unnecessary, impracticable, and contrary to the public interest and, where applicable, that good cause exists for making some SIAPs effective in less than 30 days.

The FAA has determined that this regulation only involves an established body of technical regulations for which frequent and routine amendments are necessary to keep them operationally current. It, therefore-(1) is not a "major rule" under Executive Order 12291; (2) is not a "significant rule" under DOT Regulatory Policies and Procedures (44 FR 11034; February 26, 1979); and (3) does not warrant preparation of a regulatory evaluation as the anticipated impact is so minimal. For the same reason, the FAA certifies that this amendment will not have a significant economic impact on a substantial number of small entities under the criteria of the Regulatory Flexibility Act.

## List of Subjects in 14 CFR Part 97

Air traffic control, Airports, Incorporation by reference, Navigation (Air), Standard instrument approaches, Weather.

Issued in Washington, DC on August 14, 1992.

Thomas C. Accardi.

Director, Flight Standards Service.

## Adoption of the Amendment

Accordingly, pursuant to the authority delegated to me, part 97 of the Federal Aviation Regulations (14 CFR part 97) is amended by establishing, amending, suspending, or revoking Standard Instrument Approach Procedures, effective at 0901 UTC on the dates specified, as follows:

#### PART 97—STANDARD INSTRUMENT APPROACH PROCEDURES

1. The authority citation for part 97 continues to read as follows:

Authority: 49 U.S.C. App. 1348, 1354(a), 1421 and 1510; 49 U.S.C. 106(g) (Revised Pub. L. 97–449, January 12, 1983); and 14 CFR 11.49(b)(2).

2. Part 97 is amended to read as follows:

## §§ 97.23, 97.25, 97.27, 97.29, 97.31, 97.33, 97.35 [Amended]

By amending: § 97.23 VOR, VOR/DME, VOR or TACAN, and VOR/DME or TACAN: § 97.25 LOC, LOC/DME, LDA, LDA/DME, SDF, SDF/DME; § 97.27 NDB, NDB/DME; § 97.29 ILS, ILS/DME, ISMLS, MLS, MLS/DME, MLS/RNAV; § 97.31 RADAR SIAPs; § 97.33 RNAV SIAPs; and § 97.35 COPTER SIAPs, identified as follows:

Effective October 15, 1992

Sitka, AK—Sitka, LDA/DME RWY 11, Amdt. 11

Monee, IL—Sanger, VOR RWY 5, Amdt. 2 Troy, MI—Oakland/Troy, VOR-A, Amdt. 3 St. Joseph, MO—Rosecrans Memorial, VOR RWY 17, Amdt. 12

St. Joseph, MO—Rosecrans Memorial, LOC BC RWY 17, Amdt. 7

St. Joseph, MO—Rosecrans Memorial, NDB RWY 17, Amdt. 8

St. Joseph, MO—Rosecrans Memorial, NDB RWY 35, Amdt. 28

St. Joseph, MO—Rosecrans Memorial, ILS RWY 35, Amdt. 29

Morristown, NJ—Morristown Muni, ILS RWY 23, Amdt. 8

Cortland, NY—Cortland County-Chase Field, VOR RWY 6, Amdt. 1A, CANCELLED Cortland, NY—Cortland County-Chase Field,

VOR-A, Orig. Hamilton, NY—Elisha Payne, VOR-A, Amdt. 3

Fargo, ND—Hector International, VOR/DME or TACAN RWY 17, Orig.

Cincinnati, OH—Cincinnati-Blue Ash, VOR RWY 6, Amdt. 4

Cincinnati, OH—Cincinnati-Blue Ash, VOR RWY 24, Amdt. 3

Ardmore, OK-Ardmore Muni, VOR RWY 4, Amdt, 18

Ardmore, OK—Ardmore Muni, NDB RWY 30, Amdt. 3

Ardmore, OK—Ardmore Muni, ILS RWY 30, Amdt. 1

Ebensburg, PA—Ebensburg, VOR-A, Amdt. 6 York, PA—York, NDB RWY 16, Amdt. 2 Dallas, TX—Redbird, VOR RWY 13, Amdt. 8, CANCELLED

Effective September 17, 1992

Upland, CA—Cable, VOR RWY 6, Amdt. 6 Tampa, FL—Peter O. Knight, NDB—A, Orig. Cartersville, GA—Cartersville, LOC, RWY 18, Orig.

Greencastle, IN—Putnam County, VOR/ DME-A, Amdt. 5

Greencastle, IN—Putnam County, NDB RWY 18, Orig.

Kendallville, IN—Kendallville Muni, VOR-A, Amdt. 6

New Orleans, LA—New Orleans Intl. (Moisant Fid), ILS RWY 28, Amdt. 2 New York, NY—LA Guardia, LOA-A Amdt. 1

[FR Doc. 92-20166 Filed 8-21-92: 8:45 am] BILLING CODE 4910-13-M

## DEPARTMENT OF THE TREASURY

**Customs Service** 

19 CFR Parts 18, 122

[T.D. 92-82]

RIN-1515-AB12

## Air Waybill as In-Bond Document

AGENCY: Customs Service, Department of the Treasury.

ACTION: Final rule.

SUMMARY: This document amends the Customs Regulations to make specific mention of the availability of an eir waybill as an in-bond document. Customs previously concluded a successful test program allowing air carriers to forward in-bond shipments using an air waybill as the sole in-bond document. The use of the air waybill for this purpose has facilitated the movement of cargo and the delivery of in-bond freight. Accordingly, the procedure is made available on a permanent basis.

EFFECTIVE DATE: October 23, 1992.

FOR FURTHER INFORMATION CONTACT: Ernie Cunningham, Office of Inspection and Control (202–566–8151).

#### SUPPLEMENTARY INFORMATION:

## Background

In November 1988, Customs commenced a test program allowing air carriers to use the air waybill (AWB) as the sole in-bond document in place of Customs Form 7512 (Transportation Entry and Manifest of Goods Subject to Customs Inspection and Permit) and Customs Form 7512–C (Transportation Entry and Manifest of Goods), or Transit Air Cargo Manifest (TACM) documents. These documents are used to move and track merchandise that is transferred inbond for entry or exportation.

The test using only an AWB for this purpose was designed to take advantage of the unique number, and the detailed information, available on an AWB. A number of air carriers participated in the test wherein the use of the air waybill in this manner was found to facilitate the movement of cargo and the delivery of

in-bond freight.

As a result of the successful test Customs determined to make this procedure available on a permanent basis and to amend the Customs Regulations to reflect this. Accordingly, by notice published in the Federal Register (56 FR 67253) on December 30, 1991. Customs solicited public comment on a proposal allowing air carriers to forward in-bond shipments using an air waybill as the sole in-bond document.

Specifically, in accordance with the test and under the proposed regulatory amendments, air carriers may forward in-bond shipments from the first port of arrival/unlading using an AWB as the in-bond document and the 11-digit AWB number as the in-bond control number. The first three digits of the number are the issuing airline's identification code. The AWB used must record the same information as the universal AWB recognized and accepted by the International Air Transport Association (IATA). The AWB must also contain the final port of destination in the U.S. or the actual ultimate country of destination of the shipment indicated by available airline shipping documents. The ultimate destination must be shown even though the air transportation may be scheduled to terminate in a country prior to the shipment's ultimate destination.

Importers may opt to use this procedure for merchandise entered for immediate transportation, transportation and exportation, and immediate exportation. Such use does not modify any carrier's liability for inbond freight and does not modify bond requirements already in the Customs Regulations. It is still necessary that the delivering carrier, whether or not it is the initial bonded carrier, surrender the in-bond document as notice of arrival promptly, but no more than two working days after the arrival of any portion of the covered shipment at the port of destination.

District directors will consider individual port factors, such as presence of an operational Manifest Review Unit (MRU), in determining the level of supervision that is necessary in each district.

It is noted that § 122.92(a), Customs Regulations (19 CFR 122.92(a)), already states that, "Customs Form 7512 or other Customs approved documents" shall be used for both entry and manifest. The final rule adopted herein basically amends § 122.92(a) to make specific reference to an AWB as one of those Customs approved documents, as well as making other appropriate conforming changes to part 18, Customs Regulations (19 CFR part 18).

One commenter responded to the notice of proposed rulemaking. A discussion of the brief comments submitted is set forth below.

## **Analysis of Comments**

Comment: It was recommended that Customs reconsider permitting alternate waybill formats to be used, deleting the words, "be in the format, and" from proposed § 122.92(a)(3)(i).

Response: Customs agrees with this recommendation and the section is amended accordingly. Customs wants to ensure that the information on the air waybill meets its requirements. What is of importance to Customs is not the International Air Transport Association (IATA) format, per se, but rather the substantive information contained therein

Comment: It was also recommended that Customs apply the air waybill procedure to all portions of split shipments.

Response: Customs is unable to do this due to current programming constraints. At present, Customs keeps track of the in-bond shipment of merchandise made on an air waybill by using its unique 11-digit number. Only the first portion of a split shipment of such merchandise may be related to this number, with its in-bond movement being tracked in this manner.

### Conclusion

After careful consideration of the comments received and further review of the matter, it has been determined that the amendments with the modification discussed above should be adopted. Also, the word "Customs" appearing before "approved documents" in the first sentence of § 122.92(a), which was omitted in the proposed amendment, is retained, for clarity.

## Regulatory Flexibility Act

Pursuant to the provisions of the Regulatory Flexibility Act (5 U.S.C. 601 et seq.), it is certified that the amendments will not have a significant economic impact on a substantial number of small entities. Accordingly, the amendments are not subject to the regulatory analysis requirements of 5 U.S.C. 603 and 604.

## **Executive Order 12291**

This document does not meet the criteria for a "major rule" as specified in Executive Order 12291. Accordingly, a regulatory impact analysis is not required.

#### **Drafting Information**

The principal author of this document was Russell Berger, Regulations and Disclosure Law Branch, U.S. Customs Service. However, personnel from other offices participated in its development.

## List of Subjects

19 CFR Part 18

Common carriers, Exports, Freight forwarders.

19 CFR Part 122

Air carriers, Freight.

### Amendments to the Regulations

For the reasons set forth in the preamble, parts 18 and 122, Customs Regulations (19 CFR parts 18, 122), are amended as set forth below.

#### PART 18—TRANSPORTATION IN BOND AND MERCHANDISE IN TRANSIT

1. The general and specific authority citations for part 18 continue to read as follows:

Authority: 5 U.S.C. 301, 19 U.S.C. 66, 1202 (General Note 8, Harmonized Tariff Schedule of the United States), 1551, 1552, 1553, 1624;

§§ 18.11 and 18.12 also issued under 19 U.S.C. 1484;

. .

2. Section 18.11 is amended by revising the first sentence of paragraph (h) to read as follows:

## § 18.11 Entry; classes of goods for which entry is authorized; form used.

- (h) Either Customs Form 7512, a carnet, or an air waybill (see § 122.92 of this chapter), shall be used as a combined transportation entry, invoice, and manifest. \* \*
- 3. Section 18.20 is amended by revising the first sentence of paragraph (a) to read as follows:

#### § 18.20 Entry procedure; forwarding.

(a) When an importation is entered for transportation and exportation, except as provided for in subparts D, E, F and G of Part 123 of this chapter (relating to merchandise in transit through the U.S. between two points in contiguous foreign territory), a carnet, three copies of an air waybill (see § 122.92 of this chapter), or four copies of Customs Form 7512 shall be required. \* \* \*

## PART 122—AIR COMMERCE REGULATIONS

1. The authority citation for part 122 continues to read as follows:

Authority: 5 U.S.C. 301; 19 U.S.C. 58b, 6e, 1433, 1436, 1459, 1590, 1594, 1623, 1624, 1644, 49 U.S.C. App. 1509.

2. Section 122.92 is amended by revising the heading and first sentence of paragraph (a)(1), adding a paragraph (a)(3), and by revising paragraph (b)(1) to read as follows:

#### § 122.92 Procedure at port of origin.

(a) Forms required. (1) Customs Form 7512 or other document. Customs Form 7512 or other Customs approved documents, such as an air waybill (see paragraph (a)(3) of this section), shall be used for both entry and manifest. \* \* \*

(3) Air Waybill. An air waybill may be used for both entry and manifest. Three copies of the air waybill are required unless the district director deems additional copies necessary. Photocopies of the original air waybill are acceptable. Either preprinted stock air waybills or electronically generated air waybills may be used. The air waybill must:

(i) Contain the information required of a universal air waybill as recognized and accepted by the International Air Transport Association (IATA), be legible and in the English language;

(ii) Display a unique 11-digit number, the first three digits being the air carrier's identification code;

(iii) Display the number of packages based on the smallest external packaging unit (e.g., 14 packages is acceptable, 1 pallet is unacceptable);

(iv) Display the name of the final port of destination in the U.S. or the name of the ultimate country of destination of the cargo indicated by available air carrier shipping documents. The ultimate destination must be shown even though the air transportation may be scheduled to terminate in a country prior to the cargo's final destination;

(v) Be modified to contain the following information which should appear in a block or attachment in the upper right-hand corner as in this example. The numbers 1–8 correspond to the descriptions that follow; the numbers do not have to appear on the AWB:

(1) Origin
(2) Entry Type
(3) Destination
(4) Destination
(5) Date
(6) Date
(7) Date
(7) Exporter
(6) Exporter
(6) Exporter
(6) Exporter

Customs Officer Date

The item numbers correspond to the

following information:

Item 1—Origin—The numeric district/ port code as listed in Schedule D of the Harmonized Tariff Schedules of the United States, or the port where the inbond entry is presented.

Item 2—Entry type—The appropriate in-bond code number such as I.T./61 for Immediate Transportation, T&E/62 for Transportation and Exportation, and I.E./63 for Immediate Exportation.

Item 3—Destination—The numeric district/port code for the intended port of destination for entry or exportation.

of destination for entry or exportation.

Item 4—Importing Carrier/Flight

Number/Arrival Date—This information
serves to identify the shipment in terms
of the inward foreign manifest of the
importing carrier. The "Arrival Date" is
the date of arrival of the importing
conveyance in the U.S. The information
must be supplied in all instances.

Item 5—Bonded Carrier/Exporter—
The bonded carrier or exporter who will be liable for the proper movement, handling, and safekeeping of the merchandise once the in-bond movement is authorized by Customs. If this information is not supplied, the in-bond movement will be carried out under the bond of the importing carrier. (See Item 7 for further information on transfer of liability.)

Item 6—Date—The date of the inbond entry preparation. Since an inbond entry can be prepared before the date of entry presentation and/or acceptance, and prior to the actual arrival of the importing conveyance, this date should only be used for duty assessment purposes when the date in Item 8 is left blank. If a date is not present, the date of in-bond preparation will be deemed to be the date of arrival.

Item 7—Signature of Carrier's Agent (or Exporter)—This signature of the authorized agent of the bonded carrier or exporter identified previously (See Item 5) constitutes acceptance of the liability for the in-bond shipment by the party signing. A signature is required except when the in-bond movement is under the bond of the importing carrier. If unsigned, the submission to Customs of an AWB requesting such a movement is evidence of the acceptance of liability if the AWB is approved by Customs.

Item 8-Customs Officer/Date-Signature of the Customs officer who authorizes the initiation of the in-bond movement and the date of such authorization. Customs will check to make sure merchandise is released only to a bonded carrier. The date is used to start the time limit for completion of the in-bond movement and for consumption entry purposes in accord with § 141.69(b) of this chapter. Customs authorization procedures which use a perforation device are acceptable in lieu of the appropriate Customs signature. The district director will determine whether a signature will be required in

this block prior to the time that the cargo is allowed to move.

(b) Delivery of Customs form to carrier—(1) Merchandise entered for immediate transportation without appraisement. When merchandise is entered for immediate transportation without appraisement, two copies of Customs Form 7512 or other Customs approved document, and the duplicate copy of Customs Form 7512—C shall be delivered to the carrier. When an air waybill is used, Customs Form 7512—C is not required.

Approved: August 10, 1992.

Michael H. Lane,

Acting Commissioner of Customs.

Peter K. Nunez,

Assistant Secretary of the Treasury.
[FR Doc. 92–19961 Filed 8–21–92; 8:45 am]
BILLING CODE 4820–02-M

## INTERNATIONAL DEVELOPMENT COOPERATION AGENCY

Agency for International Development

22 CFR Part 215

Regulations for Implementation of the Privacy Act of 1974, as Amended

AGENCY: Agency for International Development (A.I.D.), International Development Cooperation Agency (IDCA).

ACTION: Final rule.

SUMMARY: The Agency for International Development is revising its Privacy Act regulations to make minor editorial changes; to incorporate certain internal changes within the Agency; to specifically identify the appeals officer as designated by the Administrator; and to change the current fee schedule.

EFFECTIVE DATE: August 24, 1992.

FOR FURTHER INFORMATION CONTACT: James Harper, Chief, Public Inquiries Division, Office of External Affairs, Agency for International Development, room 4889, Washington, DC, (202-647-1850).

supplementary information: A.I.D. received no comments to the proposed rule published in the Federal Register on January 23, 1991 (56 FR 2475-80).

List of Subjects in 22 CFR Part 215:

Privacy.

22 CFR Part 215 is revised to read as follows:

# PART 215—REGULATIONS FOR IMPLEMENTATION OF PRIVACY ACT OF 1974

Sec.

215.1 Purpose and scope.

215.2 Definitions.

215.3 Procedures for requests pertaining to individual records in a system of records.

215.4 Times, places and requirements for indentification of individuals making requests.

215.5 Access to requested information by individuals.

215.6 Special procedures: Medical records.
215.7 Request for correction of amendment

215.8 Agency review of request for amendment of record.

215.9 Appeal of initial adverse agency determination.

215.10 Disclosure of record to person other than the individual to whom it pertains.

215.11 Fees.

215.12 Penalties and remedies.

215.13 General exemptions.

215.14 Specific exemptions.

Authority: Sec. 621, Foreign Assistance Act of 1961, as amended, (22 U.S.C. 2381; 75 Stat. 445); secs. 3,4, Administrative Procedure Act (5 U.S.C. 553; 60 Stat. 237); Privacy Act of 1974 (Pub. L. 93–579; 5 U.S.C. 552a; 88 Stat. 1896).

#### § 215.1 Purpose and scope.

(a) It is the purpose and objective of the International Development Cooperation Agency and the Agency for International Development to collect information, revise personal data collection forms or processes, and maintain Agency records in a manner that will prevent an unwarranted invasion of privacy of those individuals who are the subject of Agency records.

(b) These regulations establish the procedures by which an individual may obtain notification of the existence of Agency records pertaining to that individual, gain access to those records, request an amendment or correction to the records, and appeal adverse decisions to requests for amendment or correction of Agency records.

(c) The Agency separately states and publishes in the Federal Register a public notice of the existence and character of systems maintained by the Agency, pursuant to the provisions of sections (e)(4) and (e)(11) of the Privacy Act of 1974 [5 U.S.C. 552a; 88 Stat. 1896).

#### § 215.2 Definitions.

(a) Act means the Privacy Act of 1974 (5 U.S.C. 552a; 88 Stat. 1896);

(b) Agency means the International Development Cooperation Agency or the Agency for International Development, its offices, bureaus, divisions, and posts abroad;

(c) Amend shall include the amendment of a record;

- (d) Individual means a citizen of the United States or an alien lawfully admitted for permanent residence:
- (e) Maintain includes maintain, collect, use or disseminate;
- (f) Record means any item, collection, or grouping of information about an individual that is maintained by an agency, including, but not limited to, his education, financial transactions, medical history, and criminal or employment history and that contains his name, or the identifying number, symbol, or other identifying particular assigned to the individual, such as a finger or voice print or a photograph;
- (g) Routine use means, with respect to the disclosure of a record, the use of such record for a purpose which is compatible with the purpose for which it was collected;
- (h) Statistical Record means a record in a system of records maintained for statistical research or reporting purposes only and not used in whole or in part in making any determination about an identifiable individual, except as provided by section 8 of title 13;
- (i) System of Records means a group of any records under the control of any agency from which information is retrieved by the name of the individual or by some identifying number, symbol, or other identifying particular assigned to the individual.

# § 215.3 Procedures for requests pertaining to individual records in a system of records.

- (a) Requests for notification of access to or amendment of Agency records contained in a system of records pertaining to an individual may be made in person or by mail as follows: For the International Development Cooperation Agency-Assistant Director for Administration, International Development Cooperation Agency, Room 4889 New State, 2201 C Street, NW., Washington, DC 20523 Attention: Privacy Liaison Officer. For the Agency for International Development-Privacy Liaison Officer, Agency for International Development, Room 4889 New State. 2201 C Street, NW., Washington, DC
- (b) Such request should include information necessary to identify the record, e.g., the individual's full name, date of birth, place of birth, present mailing address, or system of record identification name and number, if known, and, to facilitate the retrieval of records contained in those systems of records which are retrieved by social security numbers, the social security number of the individual to whom the record pertains.

- (c) With respect to a system of records which may be maintained by the Agency in offices outside the United States, an individual may inquire whether he or she is the subject of an Agency record or may request access to or amendment of such records by appearing in person or by writing to the Privacy Liaison Officer, Agency for International Development, at the overseas missions.
- (d) The Assistant Director for Administration for requests to LD.C.A. or the appropriate Privacy Liaison Officer for request to A.I.D., or their designees shall, within ten (10) working days of receipt of the request, furnish in writing to the requesting individual notice of the existence or nonexistence of any records described in the request.

# § 215.4 Times, places, and requirements for identification of individuals making requests.

- (a) Individuals making personal requests for notification, access or contest may do so at the place designated in paragraph (a) of § 215.3, which is open 9 a.m. to 5 p.m. daily, except Saturdays, Sundays, and legal public holidays.
- (b) Individuals making personal requests for notification, access or contest at offices outside the United States may do so at the overseas missions during the regular business hours of those offices.
- (c) An individual requesting such information in person shall provide such personal identification as is reasonable under the circumstances to verify the individual's identity; e.g. driver's license, employee identification card or medicare card. (The identification should contain a photograph of the individual.)
- (d) An individual requesting such information by mail shall include in his or her request a signed notarized statement to verify his or her identity and which stipulates that the individual understands that knowingly or willfully seeking or obtaining access to records about another individual under false pretenses is punishable by a fine up to \$5,000, as provided in section (i)(3) of the
- (e) Verification of identity as set forth in paragraphs (c) and (d) of this section shall not be required of individuals seeking access to records otherwise available to members of the public under the Freedom of Information Act (5 U.S.C. 552; 88 Stat. 1561).
- (f) An individual who wishes to be accompanied by another person when reviewing a record shall furnish the Agency with a written statement

authorizing discussion of his or her record in the presence of the accompanying person. Such statement need not contain any reasons for the access or for the accompanying person's

#### § 215.5 Access to requested information by individuals.

- (a) Upon receipt of a request by an individual made in accordance with the provisions of § 215.3, such individual shall be granted access to any record pertaining to him or her which is contained in a system of records maintained by the Agency subject to exemptions discussed in §§ 215.13 and 215.14.
- (b) Notwithstanding the provisions of paragraph (a) of this section, access will not be allowed an individual to information or records compiled by the Agency in reasonable anticipation of a civil or criminal action or proceeding.

(c) Whenever possible, access to requested records will be granted;

- (1) Where the request is presented in person and the record is readily available, promptly upon receipt of the request for access, determination that access to the record may be granted, verification of the identity of the individual seeking access, and, where applicable, receipt of consent to discuss the record with a person accompanying the individual;
- (2) Where the request is made by mail, the record will, whenever possible, be provided within ten (10) working days of receipt of the request.
- (d) Where access to a record cannot reasonably be granted as provided in paragraphs (c)(1) and (2) of this section. the Agency will acknowledge in writing receipt of the request for access and indicate a reasonable time within which access to the record can be granted.
- (e) Where no reasonable means exist for an individual to have access to his or her record in person, a copy of the record must be provided through the mail.

### § 215.6 Special procedure: Medical records.

If the Assistant Director for Administration or the Privacy Liaison Officer, determines that the release directly to the individual of medical records maintained by the Agency could have an adverse effect upon such individual, the Director/Officer will attempt to arrange an alternative acceptable to both the individual and Agency (such as the release of said information to a doctor named by the individual) in granting access to such record.

#### § 215.7 Request for correction or amendment of record.

(a) An individual may request the Agency to correct or amend a record pertaining to him or her which the individual believes is not accurate, relevant, timely or complete.

(b) Such request must be in writing and must be presented, in person or by mail to the addresses listed in § 215.3(a).

(c) Such requests must set forth the following information:

(1) Identification of the system of records in which the particular record is maintained;

(2) The portion(s) of the record to be amended or corrected;

(3) The desired amendment or correction; and

(4) The reasons for the amendment or correction.

The request must be accompanied by evidence, documentation, or other information in support of the request.

(d) Assistance in preparing a request to amend a record may be obtained from the officials listed in § 215.3(a).

#### § 215.8 Agency review of requests for amendment of record.

(a) The Agency will examine the information requested to be amended to determine its accuracy, timeliness, completeness, and its relevancy and necessity to accomplish a purpose of the Agency required to be accomplished by statute or by executive order.

(b) Within ten (10) working days after the receipt by the Assistant Director for Administration or the Privacy Liaison Officer, of a request made in accordance with this section, the Assistant Director for Administration or the Privacy Liaison Officer shall acknowledge in writing such receipt and shall, after examination in accordance with the provisions of paragraph (a) of this section, promptly either:

(1) Make any amendment of any portion thereof which the individual believes is not accurate, relevant, timely or complete, and notify the individual of the amendment made; or

(2) Inform the individual of the Agency's refusal to amend the record in accordance with the request, the reason(s) for the refusal, and the procedures established by the Agency for the individual to request a review of that refusal.

(c) If the Agency agrees with the individual's request to amend a record, in addition to proceeding as set forth in paragraph (b)(1) of this section, it shall promptly advise all previous recipients of the record of the fact that the amendment was made and the substance of the amendment where an

accounting of disclosures has been made.

- (d) If unusual circumstances prevent the completion of Agency action on the request to amend within 30 days after the receipt thereof by the Assistant Director for Administration or the Privacy Liaison Officer, the individual will be promptly advised of the delay, the reasons for the delay, and of the date by which the review is expected to be completed.
- (e) If the Agency, after its initial examination of the record and the request for Amendment, disagrees with all or any part of the individual's request to amend it shall:
- (1) To the extent the Agency agrees with any part of the individual's request to amend, proceed as described in paragraphs (b)(1) and (c) of this section;

(2) Advise the individual of its refusal

and the reason(s) therefor;

(3) Inform the individual that he or she may request a further review by the Director or the Administrator, or their designees; and

(4) Describe the procedures for requesting such review, including the name and address of the official to whom the request should be directed.

(f) No part of these regulations shall be construed to permit:

(1) The alteration of evidence presented in the course of judicial, quasi-judicial or quasi-legislative proceedings;

(2) Collateral attack upon any matter which has been the subject of judicial or

quasi-judicial action; or

(3) An amendment or correction which would be in violation of an existing statute, executive order or regulation.

#### § 215.9 Appeal of Initial adverse agency determination.

- (a) An individual who disagrees with the denial or partial denial of his or her request to amend a record may file a request for review of such refusal within 60 days after the date of notification of the denial or partial denial.
- (b) The request for review must be in writing and may be presented in person or by mail to:

Director, International Development Cooperation Agency, 2201 C Street, NW., Washington, DC 20523. Attention: Privacy Review Request.

Director, Office of External Affairs, Agency for International Development, 2201 C Street, NW., Washington, DC 20523. Attention: Privacy Review Request. Both the envelope and the letter should be clearly marked: Attention: Privacy Review Request. Such request should include any documentation, information or statements advanced for the

amendment of the record, and a copy of the initial adverse determination.

(c) Upon receipt of the request for review, the Director or the Assistant Administrator, or an officer of the Agency designated in writing by the Director or Administrator, shall undertake an independent review of the initial determination.

(d) If someone other than the Director or the Assistant Administrator is designated to conduct the review, he or she shall be an officer who is organizationally independent of or senior to the officer or employee who made the initial determination.

(e) In conducting the review, the reviewing official, may at his or her option, request such additional information as is deemed necessary to establish that the record contains only that information which is accurate, timely, complete and necessary to assure fairness in any determination which may be made about the individual on the basis of the record.

(f) Within 30 days after receipt of the request for review, the Director, the Assistant Administrator, or the official designated to conduct the review, shall advise the individual of the Agency's final decision. If unusual circumstances prevent the completion of the review within the 30-day period, the Agency shall, prior to the expiration of the 30-day period, advise the individual in writing of the circumstances preventing the completion of such review and inform him or her of the date by which the review is expected to be completed.

(g) If the reviewing official determines that the record should be amended in accordance with the individual's request, the Agency shall:

request, the Agency shall:
(1) Amend the record accordingly;

(2) Advise the individual of the amendment; and

(3) Where an accounting of disclosures has been made, advise all previous recipients of the fact that the amendment was made and the nature of the amendment.

(h) If, after conducting the review, the reviewing official refuses to amend the record, in whole or in part, in accordance with the individual's request, Agency shall advise the individual:

(1) Of its refusal and the reasons therefor:

(2) Of the individual's right to file a concise statement of his or her reasons for disagreeing with the Agency's decision;

(3) Of the procedures for filing a statement of disagreement;

(4) That any such statement will be sent to anyone to whom the record is subsequently disclosed, together with a

brief statement by the Agency summarizing its reasons for refusing to amend the record;

(5) That to the extent an accounting of disclose was maintained, prior recipients of the disputed record will be provided a copy of any statement of disagreement and of the Agency's statement summarizing its reasons for refusing to amend the record; and

(6) Of the individual's right to seek judicial review of the Agency's refusal to amend a record as provided for in section (g)(1)(a) of the Act.

# § 215.10 Disclosure of record to person other than the individual to whom it pertains.

(a) Subject to the conditions of paragraphs (b) and (c) of this section, the Agency shall not disclose any record which is contained in a system of records by any means of communication to any person or other agency who is not the individual to whom the record pertains.

(b) Upon written request or with prior written consent of the individual to whom the record pertains, the Agency may disclose any such record to a person or to another agency as requested or authorized.

(c) Notwithstanding the absence of written consent from the individual to whom the record pertains, the Agency may disclose any such record provided such disclosure is:

(1) To those officers and employees of the Agency who have a need for the record in the performance of their duties;

(2) Required under the Freedom of Information Act (5 U.S.C. 552);

(3) For a routine use as defined in § 215.2;

(4) To the Bureau of the Census for purposes of planning or carrying out a census or survey or related activity pursuant to the provisions of Title 13 of the United States Code:

(5) To a recipient who has provided the Agency with adequate advance written assurance that the record will be used solely as a statistical research or reporting record, and the record is to be transferred in a form that is not individually identifiable;

(6) To the National Archives of the United States as a record which has sufficient historical or other value to warrant its continued preservation by the United States Government, or for evaluation by the Administrator of General Services or his or her designee, to determine whether the record has such value;

(7) To another agency or to an instrumentality of any governmental jurisdiction within or under the control

of the United States for a civil or criminal law enforcement activity authorized by law: Provided, The head of the agency or instrumentality has made a prior written request to the Assistant Administrator of Administration or the Privacy Liaison Officer, specifying the particular record and the law enforcement activity for which it is sought;

(8) To a responsible person pursuant to a showing of compelling circumstances affecting the health or safety of an individual if upon such disclosure notification will be transmitted to the last known address of such individual;

(9) To either House of Congress, or, to the extent of a matter within its jurisdiction, any committee or subcommittee, or joint committee of Congress, or subcommittee of such joint committee;

(10) To the Comptroller General, or any of his/her authorized representatives, in the course of the performance of the duties of the General Accounting Office;

(11) Pursuant to an order of a court of competent jurisdiction or;

(12) To a consumer reporting agency in accordance with section 3711(f) of Title 31.

#### § 215.11 Fees.

(a) The only fees to be charged to or collected from an individual under the provisions of this part are for copying records at the request of the individual.

(b) No fees shall be charged or collected for the following: Search for and retrieval of the records; review of the records; copying at the initiative of the Agency without a request from the individual; the first 100 pages; and first-class postage. However if special handling or other than first-class mail is requested or required, the costs shall be added to the basic fee.

(c) The copying fees prescribed in paragraph (a) of this section are:

Ten (10) cents per page. Twenty (20) cents per page of computer printout.

- (d) Payment may be in the form of a check, bank draft on a bank in the United States, or postal money order payable to the Treasurer of the United States.
- (e) A receipt for fees paid will be given only upon request.
- (f) A copying fee totaling \$15.00 or less shall be waived but the copying fees for contemporaneous requests by the same individual shall be aggregated to determine the total fee.
- (g) A fee may be reduced or waived by the Privacy Liaison Officer.

#### § 215.12 Penalties and remedies.

The provisions of the Act relating to penalties and remedies are summarized below:

(a) An individual may bring a civil action against the Agency when the Agency:

(1) Makes a determination not to amend a record in accordance with the

individual's request;

(2) Refuses to comply with an individual's request pursuant to 5 U.S.C.

552a (d)(1);

(3) Fails to maintain a record concerning an individual with such accuracy, relevance, timeliness and completeness as is necessary to assure fairness in any determination relating to the qualifications, character, rights, or opportunities of, or benefits to the individual that may be made on the basis of such record, and as a result thereof a determination is made which is adverse to the individual; or

(4) Fails to comply with any other provision of section (d) of the Act in such a way as to have an adverse effect

on an individual.

(b) The court may order the correction or amendment of the records, may enjoin the Agency from withholding the records, may order the Agency to produce any records improperly withheld, and may assess attorney's fees and costs.

(c) Where a court of competent jurisdiction makes a determination that the Agency action was willful or intentional with respect to 5 U.S.C. 552a (g)(1) (c) or (d), the United States shall be liable for actual damages of no less than \$1,000, the costs of the action, and attorneys' fees.

(d) Criminal penalties may be imposed against an officer or employee of the Agency who willfully discloses material which he or she knows is prohibited from disclosure, or who maintains a system of records without complying with the notice requirements.

(e) Criminal penalties may be imposed against any person who knowingly and willfully requests or obtains any record concerning an individual from an agency under false pretenses. The offenses enumerated in paragraphs (d) and (e) of this section are misdemeanors, with fines not to exceed \$5,000.

#### § 215.13 General exemptions.

(a) Pursuant to 5 U.S.C. 552a (j)(2), the Director or the Administrator may, where there is a compelling reason to do so, exempt a system of records within the Agency from any part of the Act, except subsections (b), (c) (1) and (2), (e)(4)(A) through (F), (e) (6), (7), (9), (10), and (11), and (i) thereof, if the system of

records is maintained by the Agency or component thereof which performs as its principal function any activity pertaining to the enforcement of criminal laws, including police efforts to prevent, control, or reduce crime or to apprehend criminals, and the activities of prosecutors, courts, correctional, probation, pardon, or parole authorities, and which consists of:

(1) Information compiled for the purpose of identifying individual criminal offenders and alleged offenders and consisting only of identifying data and notations of arrests, the nature and disposition of criminal charges, sentencing, confinement, release, and parole and probation status;

(2) Information compiled for the purpose of a criminal investigation, including reports of informants and investigators, and associated with an

identifiable individual; or

(3) Reports identifiable to an individual compiled at any stage of the process of enforcement of the criminal laws from arrest or indictment through release from supervision.

(b) Each notice of a system of records that is the subject of an exemption under this section will include a statement that the system has been exempted, the reasons therefore, and a reference to the Federal Register,

volume and page, where the exemption

rule can be found.

(c) The systems of records to be exempted under section (j)(2) of the Act, the provisions of the Act from which they are being exempted, and the justification for the exemptions, are set forth below:

(1) Criminal Law Enforcement Records. This system of records is to be exempted from sections (c) (3) and (4); (d); (e) (1), (2), and (3); (e) (4) (G), (H), and (I); (e) (5) and (8); (f), (g) and (h) of the Act. These exemptions are necessary to insure the proper functioning of the law enforcement activity, to protect confidential sources of information, to fulfill promises of confidentiality, to maintain the integrity of the law enforcement procedures, to avoid premature disclosure of the knowledge of criminal activity and the evidentiary bases of possible enforcement actions, to prevent interference with law enforcement proceeding, to avoid the disclosure of investigative techniques, and to avoid the endangering the law enforcement personnel.

#### § 215.14 Specific exemptions.

(a) Pursuant to 5 U.S.C. 552a(k), the Director or the Administrator may, where there is a compelling reason to do so, exempt a system of records, from any of the provisions of subsections (c) (3); (d); (e)(1); (e)(4) (G), (H), and (I); and (f) of the Act if a system of records is:

(1) Subject to the provisions of 5

U.S.C. 552(b)(1);

- (2) Investigatory material compiled for law enforcement purposes, other than material within the scope of subsection (j)(2) of the Act: Provided, however, That if any individual is denied any right, privilege, or benefit to which he or she would otherwise be eligible, as a result of the maintenance of such material, such material shall be provided to such individual, except to the extent that the disclosure of such material would reveal the identity of a source who furnished information to the Government under an express promise that the identity of the source would be held in confidence, or prior to the effective date of this section, under an implied promise that the identity of the source would be held in confidence;
- (3) Maintained in connection with providing protective services to the President of the United States or other individuals pursuant to 18 U.S.C. 3056;
- (4) Required by statute to be maintained and used solely as statistical records:
- (5) Investigatory material compiled solely for the purpose of determining suitability, eligibility, or qualifications for Federal civilian employment, military service, Federal contracts, or access to classified information, but only to the extent that the disclosure of such material would reveal the identity of a source who furnished information to the Government under an express promise that the identity of the source would be held in confidence, or, prior to the effective date of this section, under an implied promise that the identity of the source would be held in confidence;

(6) Testing or examination material used solely to determine individual qualifications for appointment or promotion in the Federal service, the disclosure of which would compromise the objectivity or fairness of the testing or examination process; or

(7) Evaluation material used to determine potential for promotion in the armed services, but only to the extent that the disclosure of such material would reveal the identity of a source who furnished information to the Government under an express promise that the identity of the source would be held in confidence, or, prior to the effective date of this section, under an implied promise that the identity of the source would be held in confidence.

(b) Each notice of a system of records

that is the subject of an exemption under 5 U.S.C. 552a(k) will include a statement that the system has been exempted, the reasons therefore, and a reference to the **Federal Register**, volume and page, where the exemption rule can be found.

(c) The systems of records to be exempted under section (k) of the Act, the provisions of the Act from which they are being exempted, and the justification for the exemptions, are set forth below:

(1) Criminal Law Enforcement Records. If the 5 U.S.C. 552a(j)(2) exemption claimed under paragraph (c) of § 215.13 and on the notice of systems of records to be published in the Federal Register on this same date is held to be invalid, then this system is determined to be exempt, under 5 U.S.C. 552(a)(k) (1) and (2) of the Act, from the provisions of 5 U.S.C. 552a (c)(3); (d); (e)(1); (e)(4); (G); (H); (I); and (f). The reasons for asserting the exemptions are to protect the materials required by executive order to be kept secret in the interest of the national defense or foreign policy, to prevent subjects of investigation from frustrating the investigatory process, to insure the proper functioning and integrity of law enforcement activities, to prevent disclosure of investigative techniques, to maintain the ability to obtain necessary information, to fulfill commitments made to sources to protect their identities and the confidentiality of information and to avoid endangering these sources and law enforcement personnel.

(2) Personnel Security and Suitability Investigatory Records. This system is exempt under U.S.C. 552a (k)(1), (k)(2) and (k)(5) from the provisions of 5 U.S.C. 552a (c)(3); (d); (e)(1); (e)(4); (G); (H); (I); and (f). These exemptions are claimed to protect the materials required by executive order to be kept secret in the interest of national defense or foreign policy, to prevent subjects of investigation from frustrating the investigatory process, to insure the proper functioning and integrity of law enforcement activities, to prevent disclosure of investigative techniques, to maintain the ability to obtain candid and necessary information, to fulfill commitments made to sources to protect the confidentiality of information, to avoid endangering those sources and. ultimately, to facilitate proper selection or continuance of the best applicants or persons for a given position or contract. Special note is made of the limitation on the extent to which this exemption may be asserted.

(3) Litigation Records. This system is exempt under 5 U.S.C. 552(k)(1), (k)(2), and (k)(5) from the provisions of 5 U.S.C.

552a (c)(3); (d); (e)(1); (e)(4) (G), (H), (I); and (f). These exemptions are claimed to protect the materials required by executive order to be kept secret in the interest of national defense or foreign policy, to prevent subjects of investigation from frustrating the investigatory process, to insure the proper functioning and integrity of law enforcement activities, to prevent disclosure of investigative techniques, to maintain the ability to obtain candid and necessary information, to fulfill commitments made to sources to protect the confidentiality of information.

- (4) Employee Equal Employment Opportunity Complaint Investigatory Records. This system is exempt under 5 U.S.C. 552a (k)(1) and (k)(2) from the provisions of 5 U.S.C. 552a (c)(3); (d); (e)(1): (e)(4) (G), (H), (I); and (f). These exemptions are claimed to protect the materials required by executive order to be kept secret in the interest of national defense or foreign policy, to prevent subjects of investigation from frustrating the investigatory process, to insure the proper functioning and integrity of law enforcement activities, to prevent disclosure of investigative techniques, to maintain the ability to obtain candid and necessary information, to fulfill commitments made to sources to protect the confidentiality of information, to avoid endangering these sources.
- (5) The following systems of records are exempt under 5 U.S.C. 552a (k)(5) from the provision of 5 U.S.C. 552a (c)(3); (d); (e)(1); (e)(4) (G), (H), (I); and (f):
- (i) Employee Conduct and Discipline Records.
- (ii) Employee Relations Records. This exemption is claimed for these systems of records to maintain the ability to obtain candid and necessary information, to fulfill commitments made to sources to protect the confidentiality of information, to avoid endangering these sources and, ultimately, to facilitate proper selection or continuance of the best applicants or persons for a given position or contract. Special note is made of the limitation on the extent to which this exemption may be asserted. The existence and general character of the information exempted will be made known to the individual to whom it pertains.

Dated: August 13, 1992.

James Harper,

Chief, Public Inquiries Division.

[FR Doc. 92–20132 Filed 8–21–92; 8:45 am]

BILLING CODE 6116–01–M

### **DEPARTMENT OF THE TREASURY**

Internal Revenue Service

26 CFR Parts 1 and 602

[T.D. 8428]

RIN 1545-AP79

Final Regulations Under Section 382 of the Internal Revenue Code of 1986; Limitations on Corporate Net Operating Loss Carryforwards

AGENCY: Internal Revenue Service, Treasury.

**ACTION:** Final and temporary regulations.

SUMMARY: This document contains final regulations relating to the use of certain corporate tax attributes under section 382 of the Internal Revenue Code of 1986 (the "Code") that are attributable to the period preceding an ownership change of a loss corporation. These final regulations under section 382 provide special rules regarding the segregation of stock ownership of an open-end regulated investment company following certain issuances and redemptions of its stock.

DATES: The regulations are effective as of August 21, 1992, and generally are applicable to testing dates occurring after December 31, 1986.

FOR FURTHER INFORMATION CONTACT: Charles Whedbee of the Office of Assistant Chief Counsel (Corporate), Office of Chief Counsel, Internal Revenue Service, 1111 Constitution Avenue, NW., Washington, DC 20224, or telephone (202) 622–7750 (not a toll-free number).

## SUPPLEMENTARY INFORMATION:

#### Paperwork Reduction Act

The collections of information contained in this final regulation have been reviewed and approved by the Office of Management and Budget in accordance with the requirements of the Paperwork Reduction Act (44 U.S.C. 3504(h)) under control number 1545–1281. The estimated annual burden per respondent/recordkeeper varies from 5 to 10 minutes, depending on individual circumstances, with an estimated average of 7.5 minutes.

These estimates are an approximation of the average time expected to be necessary for a collection of information. They are based on such information as is available to the Internal Revenue Service. Individual respondents/recordkeepers may require greater or less time, depending on their particular circumstances.

Comments concerning the accuracy of this burden estimate and suggestions for reducing this burden should be directed to the Internal Revenue Service, Attn: IRS Reports Clearance Officer, TR:FP, Washington, DC 20224, and to the Office of Management and Budget, Paperwork Reduction Project, Washington, DC 20503.

## Background and Explanation of Provisions

This document contains final regulations to be added to parts 1 and 602 of title 28 of the Code of Federal Regulations (CFR) under section 382 of the Internal Revenue Code. On October 30, 1991, the Federal Register published a Notice of Proposed Rulemaking (56 FR 55858) proposing amendments to the Income Tax Regulations under section 382. That document proposed amendments to the temporary regulations under section 382 which were published in the Federal Register on August 11, 1987 [T.D. 8149, 52 FR 29668). The proposed regulations provided that the segregation rules of § 1.382-2T(j)(2) would not apply to the issuance and redemption of stock by open-end regulated investment companies (commonly known as mutual funds) in the ordinary course of business. The proposed regulations were proposed to be effective for testing dates after December 31, 1986. However, the proposed regulations provided that taxpayers may elect to apply the amendments only to testing dates on or after October 29, 1991 (the date that the proposed regulations were filed with the Federal Register).

Only two written comments were received by the Internal Revenue Service with respect to the proposed regulations. One recommended that we adopt the proposed regulations without change. Another requested that the exception provided in the proposed regulations be extended to include the issuance and redemption of stock by certain institutions under the Farm Credit System (see 12 U.S.C. 2001 through 2219). The Farm Credit System is a network of borrower-owned cooperative lending institutions and specialized service organizations.

As discussed in the preamble to the proposed regulations, an exception to the segregation rule for issuances and redemptions of shares by mutual funds is appropriate because those issuances and redemptions substitute for public trading in its shares. Accordingly, requiring mutual funds to track the issuance and redemption of their shares in the ordinary course of business imposes administrative burdens similar to the burdens of tracking secondary

trading between less-than-five-percent shareholders.

In the case of certain institutions under the Farm Credit System, borrowers typically are required to purchase stock of the lending institution as a condition to borrowing. Borrowers may be required to adjust their stock ownership through additional purchases or redemptions to reflect changes in the level of borrowing. However, issuances and redemptions are not a substitute for secondary trading of stock by these institutions and generally do not rise to the same level as that found with respect to mutual funds.

The final regulations adopt the rules contained in the proposed regulations without substantive change. This regulations project was intended only to address situations where issuances and redemptions by a corporation substitute for secondary trading, and tracking issuances and redemptions generally would involve burdens similar to the burdens associated with tracking secondary trading. However, the Service will consider the comments of the institutions of the Farm Credit System in the context of other guidance projects that address the section 382 segregation rules.

## **Special Analyses**

It has been determined that these rules are not major rules as defined in Executive Order 12291. Therefore, a Regulatory Impact Analysis is not required. It has also been determined that section 553(b) of the Administrative Procedure Act (5 U.S.C. chapter 5) and the Regulatory Flexibility Act (5 U.S.C. chapter 6) do not apply to these regulations, and therefore, a final Regulatory Flexibility Analysis is not required. Pursuant to section 7805(f) of the Internal Revenue Code, the Notice of Proposed Rulemaking for the regulations was submitted to the Chief Counsel for Advocacy of the Small Business Administration for comments on their impact on small business.

#### **Drafting Information**

The principal author of these regulations is Lori J. Brown, Office of Assistant Chief Counsel (Corporate), Internal Revenue Service. However, personnel from other offices of the Internal Revenue Service and the Treasury Department participated in developing the regulations, on matters of both substance and style.

#### List of Subjects

26 CFR 1.381(a)-1 Through 1.383-3

Income taxes, Reporting and recordkeeping requirements.

26 CFR Part 602

Reporting and recordkeeping requirements.

## Adoption of Amendments to the Regulations

Accordingly, parts 1 and 602 of title 26 of the Code of Federal Regulations are amended as follows:

## PART 1—INCOME TAXES; TAXABLE YEARS BEGINNING AFTER DECEMBER 31, 1953

Paragraph 1. The authority citation for part 1 is amended in part by adding the following citation:

Authority: 26 U.S.C. 7805 \* \* \* Section 1.382-4 also issued under 26 U.S.C. 382(m).

Par. 2. Section 1.382–2T(j)(2)(iii)(A) is amended by adding a new sentence at the end of the paragraph to read as follows:

§ 1.382-2T Definition of ownership change under section 382, as amended by the Tax Reform Act of 1986 (temporary).

(j) \* \* \* (2) \* \* \*

(iii) \* \* \* (A) \* \* \* For an exception applicable to certain regulated investment companies, see § 1.382–4(k)(1).

Par. 3. New § 1.382–4 is added to read as follows:

## 1.382-4 Definitions and rules relating to a 5-percent shareholder.

(a) Through (j). [Reserved]

(k) Special rules for certain regulated investment companies—(1) In general. The segregation rules of § 1.382–2T(j)(2) do not apply to the issuance (as described in § 1.382–2T(j)(2)(iii)(B)(1)(ii)) or the redemption (as described in § 1.382–2T(j)(2)(iii)(C)) of any redeemable security, as defined in 15 U.S.C. 80a–2(a)(32), by a regulated investment company in the ordinary course of business.

(2) Effective date.—(i) General rule. Paragraph (k)(1) of this section applies to testing dates after December 31, 1986. A corporation may file an amended return for taxable years ending before August 21, 1992 (subject to any applicable statute of limitations) to take into account paragraph (k)(1) of this section only if corresponding adjustments are made in amended returns for all affected taxable years ending after December 31, 1986 (subject to any applicable statute of limitations).

(ii) Election to apply prospectively. A corporation may elect to apply paragraph (k)(1) of this section only to testing dates on or after October 29, 1991. The election must be made on the first return which is filed after October 20, 1992 by stating on such return, "This is an Election To Apply § 1.382–4(k)(1) Only to Testing Dates on or After October 29, 1991."

## PART 602—OMB CONTROL NUMBERS UNDER THE PAPERWORK REDUCTION ACT

Par. 4. The authority citation for part 602 continues to read as follows:

Authority: 26 U.S.C. 7805.

Par. 5. Section 602.101(c) is amended by adding the following entry in the table: "1.382-4 ... 1545-1281". Dated: July 23, 1992.

#### David G. Blattner,

Acting Commissioner of Internal Revenue.

Approved:

## Fred T. Goldberg, Jr.,

Assistant Secretary of the Treasury.

[FR Doc. 92-19951 Filed 8-21-92; 8:45 am] BILLING CODE 4830-01-M

#### **DEPARTMENT OF TRANSPORTATION**

#### Coast Guard

33 CFR Part 100

[CGD1 92-057]

## Special Local Regulation: Gateway Powerboat Regatta, Greenwich and Stamford, CT

AGENCY: Coast Guard, DOT.
ACTION: Temporary final rule.

summary: The Coast Guard is establishing a temporary special local regulation for the Gateway Powerboat Regatta. The regatta will be held on Saturday, August 22, 1992, in the waters of Long Island Sound adjacent to the harbors of Greenwich and Stamford, Connecticut. This regulation is needed to protect the boating public from the hazards associated with high speed powerboat racing in confined waters.

EFFECTIVE DATE: This regulation is effective from 10 a.m. to 3 p.m. on August 22, 1992. In case of inclement weather, the rain date for this event is August 24, 1992.

## FOR FURTHER INFORMATION CONTACT:

Lieutenant (junior grade) E.G. Westerberg, Chief, Boating Safety Affairs Branch, First Coast Guard District (617) 223–8311.

#### SUPPLEMENTARY INFORMATION:

#### **Drafting Information**

The drafters of this document are LTJG E.G. Westerberg, Project Manager, First Coast Guard District, and LCDR J. Astley, Project Attorney, First Coast Guard District, Legal Office.

## Regulatory History

On July 10, 1992, the Coast Guard published a notice of proposed rulemaking entitled Special Local Regulation: Gateway Powerboat Regatta, Greenwich and Stamford, CT, in the Federal Register (57 FR 30704). The Coast Guard received one letter commenting on the proposal. A public hearing was not requested and none was held. There is good cause for this temporary final rule to become effective on the dates specified, prior to thirty days after publication. This rule must become effective on the dates specified in the interest of marine safety, to ensure the safety of persons involved in the Gateway Powerboat Regatta as well as the safety of other marine interests that may be transiting western Long Island Sound during the event. The public was given adequate notice of the event by the notice of proposed rulemaking, which encompassed a full comment period. By affording the public the proper opportunity to comment (comment period ended August 1, 1992), it is impracticable to publish this final rule thirty days prior to the event. Therefore, good cause exists for not making this temporary final rule effective thirty days after publication.

## **Background and Purpose**

On April 20, 1992 the sponsor, Gateway Powerboat Association, Inc., submitted a request to hold an offshore powerboat race on Long Island Sound. The Coast Guard is establishing a temporary regulation in Long Island Sound for this event known as the "Gateway Powerboat Regatta." This regulation establishes a regulated area in Long Island Sound an provides specific guidance to control vessel movement during the limited duration of the race.

This event will include up to 40 powerboats competing on a rectangular course at speeds approaching 100 m.p.h. Due to the inherent dangers of a race of this type, restriction of traffic will be temporarily effected to promote the safe navigation of the other users of Long Island Sound.

The sponsors, Gateway Powerboat Association, Inc. have previously conducted this event in Long Island Sound in 1987 and 1988. This year's race will follow a similarly marked course and the same regulations as set forth in the previous years. By providing sufficient lead time, the U.S. Coast Guard, in cooperation with Gateway Powerboat Association, Inc., is attempting to minimize any burden to the users of the waterway.

## Discussion of Comments and Changes

One letter of comment was received from the Town of Greenwich citing past civil disturbances associated with the race. The comment was discussed with the town officials. In prior races, race sponsor and participants had conflicts with the town over utilization of launching ramps and shore facilities. Their concern and comments did not touch on the proposed regulated area or the proposed special local regulation. Therefore, no changes to the proposed regulation were made as a result of their comments.

The special regulation is amended to provide for a rain date. The rain date was inadvertently omitted from the NPRM. The planning and operational commitment involved with this event is such that the addition of a rain date is justified. In the event of inclement weather, this change provides that the race be held on August 24, 1992, subject to the same times and regulations. This change places no appreciable new burden on the boating public.

## **Regulatory Evaluation**

This regulation is considered to be not major under Executive Order 12291 and not significant under Department of Transportation Regulatory Policies and Procedures (44 FR 11040; February 26, 1979). The Coast Guard expects the economic impact of this regulation to be so minimal that a Regulatory Evaluation is unnecessary due to the limited duration of the race, the extensive advisories that have been and will be made to the affected maritime community, and the fact that the major portion of the event is taking place on a Saturday afternoon, which is normally a very light volume day for commercial marine traffic. In addition, ample alternate routes are available for all sizes of commercial and recreational vessel traffic.

#### **Small Entities**

Under the Regulatory Flexibility Act (5 U.S.C. 601 et seq.), the Coast Guard must consider whether this regulation will have a significant economic impact on a substantial number of small entities. "Small entities" include independently owned and operated small businesses that are not dominant in their field and that otherwise qualify as "small business concerns" under

section 3 of the Small Business Act (15 U.S.C. 632).

The Coast Guard expects the impact of this regulation to be minimal. Because of the limited duration of the race and the fact that the event is taking place on a Saturday, the Coast Guard certifies under 5 U.S.C. 605(b) that this regulation will not have a significant economic impact on a substantial number of small entities.

#### Collection of Information

This regulation contains no collection of information requirements under the Paperwork Reduction Act (44 U.S.C. 3501 et seg.).

#### Federalism

The Coast Guard has analyzed this regulation in accordance with the principles and criteria contained in Executive Order 12612 and has determined that this regulation does not have sufficient federalism implications to warrant the preparation of a Federalism Assessment.

#### Environment

The Coast Guard considered the environmental impact of this regulation and concluded that under section 2.B.2.c. of Commandant Instruction M16475.1B, this regulation is categorically excluded from further environmental documentation.

## List of Subjects in 33 CFR Part 100

Marine safety, Navigation (water), Reporting and recordkeeping requirements, Waterways.

## PART 100-[AMENDED]

For reasons set out in the preamble, the Coast Guard amends 33 CFR part 100 as follows:

The authority citation for part 100 continues to read as follows:

Authority: 33 U.S.C. 1233; 49 CFR 1.46 and 33 CFR 100.35.

A temporary section, 100.35T01-057 is added to read as follows:

## § 100.T01-057 Gateway Powerboat Regatta, Stamford and Greenwich, CT.

(a) Regulated area. The regulated area will include all waters within the following points:

Latitude	Longitude		
40°55.9' N	73'37.5' W		
40°57.8' N	73°32.9′ W		
40°58.6' N	73°33.9' W		
40°57.0' N	73°38.3' W		
2211321251125112511251125112511251125112			

(b) Special local regulations. (1)
Commander, U.S. Coast Guard Group
Long Island Sound reserves the right to
delay, modify or cancel the race as
conditions or circumstances require.

(2) No person or vessel may enter, transit, or remain in the regulated area during the effective period of regulation unless participating in the event as authorized by the sponsor or the Coast Guard. The Patrol Commander, as delegated by the Commander, Coast Guard Group Long Island Sound, will attempt to minimize any delays for commercial vessels transiting the area and will monitor channel 16 VHF-FM.

(3) All persons and vessels shall comply with the instructions of the Commander, U.S. Coast Guard Group Long Island Sound or the designated on scene patrol personnel. U.S. Coast Guard patrol personnel include commissioned, warrant, and petty officers of the Coast Guard. Upon hearing five or more blasts from a U.S. Coast Guard vessel, the operator of a vessel shall stop immediately and proceed as directed. Members of the Coast Guard Auxiliary may be present to inform vessel operators of this regulation and other applicable laws.

(c) Effective period. This regulation is effective from 10 a.m. to 3 p.m. on August 22, 1992. In case of inclement weather, the rain date for this event is August 24, 1992.

Dated: August 13, 1992.

#### K.W. Thompson,

Captain, U.S. Coast Guard, Acting Commander, First Coast Guard District. [FR Doc. 92–20002 Filed 8–21–92; 8:45 am] BILLING CODE 4910–14-M

## FEDERAL COMMUNICATIONS COMMISSION

#### 47 CFR Part 1

[GC Docket 91-120; FCC 92-338]

## **Administrative Practice and Procedure**

AGENCY: Federal Communications Commission.

ACTION: Final rule.

SUMMARY: The report and order amends the rules to provide for the temporary suspension of attorneys practicing before the Commission who are the subject of a final order or suspension or disbarment by a court or other lawful tribunal. It is necessary to amend the rules to safeguard the public from unethical practices and protect the integrity of the Commission's processes. The intended effect is to establish a procedure that will expeditiously enable the Commission to safeguard the public and its processes from the conduct of an attorney who has been found unfit to practice by another disciplinary tribunal.

EFFECTIVE DATE: September 21, 1992.

FOR FURTHER INFORMATION CONTACT: James Mullins, Office of General Counsel, (202) 254–6530.

SUPPLEMENTARY INFORMATION: This is a synopsis of the Commission's report and order, GC Docket 91-120 adopted July 21, 1992 and released August 6, 1992. [Initiating document: NPRM 56 FR 19826 (April 30, 1991).] The full text of this Commission decision is available for inspection and copying during normal business hours in the FCC Dockets Branch (room 230), 1919 M Street, NW., Washington, DC. The complete text of this decision may also be purchased from the Commission's copy contractor. Downtown Copy Center, (202) 452-1422, 1990 M Street, NW., suite 640, Washington, DC 20036.

#### Summary of Report and Order

## I. Introduction and Background

1. On April 12, 1991, the Commission adopted a Notice of Proposed Rulemaking, 56 FR 19826, April 30, 1991, in General Docket No. 91-120 proposing to amend 47 CFR 1.24 to provide for the temporary suspension of any lawyer, at the discretion of the Commission and without opportunity for preliminary hearing, upon receipt by the Commission of official notification of that person's final suspension or disbarment by a duly authorized tribunal. The temporary suspension would remain in effect until completion of the Commission's disciplinary proceeding conducted pursuant to § 1.24(b) or until the Commission determines that reinstatement of the practitioner, prior to the completion of those proceedings, would serve the public interest.

2. The Commission also proposed to amend 47 CFR 1.23 to add that an attorney who is subject to suspension, disbarment or otherwise restricted from the practice of law by a final order of a lawfully authorized Federal or State agency is prohibited from practice before the Commission.

3. In response to the Notice only the Federal Communications Bar Association (FCBA) filed comments.

#### II. Discussion

4. The Commission has amended the rules governing the conduct of attorneys practicing before the Commission. The new rules provide for the temporary suspension, at the Commission's discretion and without opportunity for hearing, of any attorney subject to a final order of suspension or disbarment by any tribunal of competent authority.

5. The Commission's objective was to establish a procedure that will enable it

to safeguard the public and its processes from the conduct of an attorney who has been found unfit to practice by another disciplinary tribunal.

6. After considering FCBA's comments, the Commission decided that it will not consider suspension or disbarment orders by all courts or federal or state agencies as grounds for disbarment at the FCC. The new rules provide that only an order of a tribunal authorized to regulate the practice of law generally within its territorial boundaries would affect eligibility to practice or cause the Commission to consider initiating disciplinary proceedings against a practitioner.

#### III. Conclusion

7. Accordingly, It is ordered That effective September 21, 1992, part 1 of the Commission's rules, 47 CFR part 1, is amended as set forth in the final rules. Authority for such action is found in sections 4(i) and 303(r) of the Communications Act of 1934, as amended, 47 U.S.C. 154(i) and 303(r).

8. It is further ordered That this proceeding is terminated.

## List of Subjects in 47 CFR Part 1

Administrative Practice and Procedure, Lawyers.

Federal Communications Commission.

Donna R. Searcy,

Secretary.

#### **Final Rules**

Part 1 of chapter 1 of title 47 of the Code of Federal Regulations is amended

1. The authority for part 1 continues to read as follows:

Authority: Sections 4, 303, 48 Stat. 1066. 1082, as amended, 47 U.S.C. 154, 303.

2. In § 1.23, paragraph (a) is revised to read as follows:

#### § 1.23 Persons who may be admitted to practice.

(a) Any person who is a member in good standing of the bar of the Supreme Court of the United States or of the highest court of any state, territory or the District of Columbia, and who is not under any final order of any authority having power to suspend or disbar an attorney in the practice of law within any state, territory or the District of Columbia that suspends, enjoins, restrains, disbars, or otherwise restricts him or her in the practice of law, may represent others before the Commission.

3. In § 1.24, paragraph (b) is revised and paragraph (c) is added to read as . follows:

§ 1.24 Censure, suspension, or disbarment inspection must continue to seek of attorneys.

(b) Except as provided in paragraph (c) of this section, before any member of the bar of the Commission shall be censured, suspended, or disbarred, charges shall be preferred by the Commission against such practitioner, and he or she shall be afforded an opportunity to be heard thereon.

(c) Upon receipt of official notice from any authority having power to suspend or disbar an attorney in the practice of law within any state, territory, or the District of Columbia which demonstrates that an attorney practicing before the Commission is subject to an order of final suspension (not merely temporary suspension pending further action) or disbarment by such authority, the Commission may, without any preliminary hearing, enter an order temporarily suspending the attorney from practice before it pending final disposition of a disciplinary proceeding brought pursuant to § 1.24(a)(2), which shall afford such attorney an opportunity to be heard and directing the attorney to show cause within thirty days from the date of said order why identical discipline should not be imposed against such attorney by the Commission.

[FR Doc. 92-20074 Filed 8-21-92; 8:45 am] BILLING CODE 6712-01-M

#### 47 CFR Part 2

[General Docket No. 89-349; FCC 92-334]

#### Importation of Radio Frequency **Devices**

**AGENCY: Federal Communications** Commission.

ACTION: Final rule: Order on reconsideration.

SUMMARY: The Commission, through this action, increases the number of radio frequency devices allowed to be imported for test and evaluation and clarifies the scope of the related rules. The number of devices allowed to be imported for trade show demonstration purposes is not increased. The Commission declined to adopt a blanket waiver of the rules limiting the number of devices imported prior to grant of equipment authorization. The rules at 56 FR 26616 (6/10/91), prohibiting importation of devices pending authorization are affirmed as is the policy to continue to make Form 740 information routinely available for public inspection. Persons desiring to have information withheld from public

protection under the rules.

EFFECTIVE DATE: September 23, 1992.

FOR FURTHER INFORMATION CONTACT: Dan S. Emrick, Telephone: (202) 632-

SUPPLEMENTARY INFORMATION: This is a synopsis of the Commission's Order on Reconsideration in General Docket Number 89-349, adopted July 17, 1992, and released August 5, 1992. The full text of this Commission action is available for inspection and copying during normal business hours in the FCC Dockets Branch (room 230), 1919 M Street, NW., Washington, DC. The complete text of this action may also be purchased from the Commission's copy contractor, Downtown Copy Center at (202) 452-1422, 1919 M Street, NW., room 246, Washington, DC 20554.

The rules pertaining to the importation of radio frequency devices were established in December of 1975 in cooperation with Customs. The rules are intended to keep imported devices which do not comply with FCC technical requirements from being distributed within the United States, thereby reducing the potential for harmful interference being caused to authorized radio communications users.

The rules allow certain devices to be imported in limited quantities for test, evaluation or demonstration purposes. This Order on Reconsideration changes the definition of "limited quantities" from ten to 200 for purposes of test and evaluation. This increase will allow importation of a sufficient number of units so that a new device or a new model of a device may be evaluated for both FCC and non-FCC compliance and for product reliability through testing. The revised rule still allows importers to request a waiver of this limit.

The existing practice of making all Form 740 information available to the public is affirmed. An importer who desires information withheld from public inspection can apply for protection under § 0.459 of the Commission's rules as previously provided. The routine thirty to sixty day period for processing and analysis of electronically filed declarations will allow written requests to be reviewed before release of the data in question.

The repeated recommendation from commenters that the FCC establish a blanket filing process for imports was denied. The Commission noted that any benefits of a blanket filing approach would be outweighed by the complexity and cost of administering the process.

## List of Subjects in 47 CFR Part 2

Imports, Reporting and recordkeeping.
Federal Communications Commission.
Donna R. Searcy,

Secretary.

## **Rule Changes**

Part 2 of title 47 of the CFR is amended as follows:

1. The authority citation for part 2 is revised to read as follows:

Authority: Sec. 4, 302, 303, and 307 of the Communications Act of 1934, as amended, 47 U.S.C. Sections 154, 154(i), 302, 303, 303(r), and 307, unless otherwise noted.

2. Section 2.1201 is amended by adding paragraph (c) to read as follows:

## § 2.1201 Purpose.

(c) Nothing in this section prevents importers from shipping goods into foreign trade zones or Customs bonded warehouses, such as is the prescribed procedure under § 2.1204(a)(5). Radio frequency devices capable of causing harmful interference, however, cannot be withdrawn from these areas except in accordance with the provisions of this section.

3. Section 2.1204(a) (3) and (4) are revised to read as follows:

#### § 2.1204 Import conditions.

(a) \* \* \*

(3) The radio frequency device is being imported in limited quantities for testing and evaluation to determine compliance with the FCC Rules and Regulations or suitability for marketing. The device will not be offered for sale or marketed. The phrase "limited quantities," in this context, means 200 or fewer units. Prior to importation of more than 200 units, written approval must be obtained from the Chief, Enforcement Division, Field Operations Bureau, FCC. Distinctly different models of a product and separate generations of a particular model under development are considered to be separate devices.

(4) The radio frequency device is being imported in limited quantities for demonstration at industry trade shows and the device will not be offered for sale or marketed. The phrase "limited quantities," in this context, means ten or fewer units. Prior to importation of more than ten units, written approval must be obtained from the Chief, Enforcement Division, Field Operations Bureau, FCC. Distinctly different models of a product and separate generations of a particular model under development are considered to be separate devices.

[FR Doc. 92-20075 Filed 8-21-92; 8:45 am] BILLING CODE 6712-01-M

#### 47 CFR Part 73

[MM Docket No. 90-477; RM-7349, RM-7605, RM-7630]

Radio Broadcasting Services; Fisher, Mattoon, Neoga, Teutopolis, and Tuscola, IL

**AGENCY:** Federal Communications Commission.

ACTION: Final rule.

SUMMARY: This document substitutes Channel 267B1 for Channel 267A at Mattoon, Illinois, reallots Channel 267B1 from Mattoon to Neoga, Illinois, and modifies the license for Station WMCI (FM) to specify Neoga, Illinois, as its community of license, in accordance with the Commission's Rules, at the request of The Cromwell Group, Inc. of Illinois. In addition, this action also allots Channel 273A to Fisher, Illinois, and Channel 272A to Teutopolis, Illinois, as first local FM services to each community. See 55 FR 46232, November 2, 1990, and SUPPLEMENTARY INFORMATION, infra.

DATES: Effective October 1, 1992. The window period for filing applications for Fisher, Illinois, and Teutopolis, Illinois, will open on October 2, 1992, and close on November 2, 1992.

FOR FURTHER INFORMATION CONTACT: Nancy J. Walls, Mass Media Bureau, (202) 634–6530.

SUPPLEMENTARY INFORMATION: This is a synopsis of the Commission's Report and Order, MM Docket No. 90–477, adopted July 23, 1992, and released August 18, 1992. The full text of this Commission decision is available for inspection and copying during normal business hours in the FCC Dockets Branch (room 230), 1919 M Street, NW., Washington, DC. The complete text of this decision may also be purchased from the Commission's copy contractors, Downtown Copy Center, (202) 452–1422, 1990 M Street, NW., suite 640, Washington, DC 20036.

Channel 267B1 can be allotted to Neoga in compliance with the Commission's minimum distance separation requirements with a site restriction of 16 kilometers (9.9 miles) east of the city, in order to avoid a shortspacing to the licensed site of Station WMGI (FM), Channel 264B, Terre Haute, Indiana, and Station WBNQ (FM), Channel 268B, Bloomington, Indiana. The coordinates are North Latitude 39-17-19 and West Longitude 88-16-15. Channel 273A can be allotted to Fisher, Illinois, in compliance with the minimum distance separation requirements of the Commission's Rules with a site restriction of 4.7 kilometers (2.9 miles)

northwest of the community. The coordinates are North Latitude 40–20–19 and West Longitude 88–23–56. Channel 272A can be allotted to Teutopolis, Illinois, without a site restriction. The coordinates are North Latitude 39–07–54 and West Longitude 88–28–36. With this action, this proceeding is terminated.

List of Subjects in 47 CFR Part 73

Radio broadcasting.

## PART 73-[AMENDED]

The authority citation for part 73 continues to read as follows:

Authority: 47 U.S.C. 154, 303.

#### § 73.202 [Amended]

2. Section 73.202(b), the Table of FM Allotments under Illinois, is amended by removing Channel 267A at Mattoon, by adding Neoga, Channel 267B1, by adding Fisher, Channel 273A, and by adding Teutopolis Channel 272A.

Federal Communications Commission.

Michael C. Ruger,

Chief, Allocations Branch, Policy and Rules Division, Mass Media Bureau.

[FR Doc. 92-20081 Filed 8-21-92; 8:45 am] BILLING CODE 6712-01-M

## DEPARTMENT OF DEFENSE

#### 48 CFR Parts 219 and 252

Defense Federal Acquisition Regulation Supplement; Bond Waiver for 8(a) Contractors

AGENCY: Department of Defense (DoD).

**ACTION:** Interim rule with request for public comments.

Procurement has issued an interim rule amending the Defense Federal Acquisition Regulation Supplement (DFARS) to implement section 813 of the FY 1992 National Defense Authorization Act (Pub. L. 102–190). Section 813 authorizes the Secretary of Defense to waive Miller Act requirements for surety bonds on construction contracts awarded to small disadvantaged businesses under the Section 8(a) program. DoD is required to award no fewer than 30 such contracts for each of fiscal years 1992, 1993, and 1994.

DATES: Effective Date: August 14, 1992.

Comment Date: Comments on the interim rule should be submitted in writing at the address shown below on or before September 23, 1992, to be considered in the formulation of the final rule.

ADDRESSES: Interested parties should submit written comments to the Defense Acquisition Regulations System, ATTN: Mrs. Alyce Sullivan, IMD 3D139, OUSD(A), 3062 Defense Pentagon, Washington, DC 20301–3062. FAX (703) 697–9845. Please cite DAR Case 91–316 in all correspondence related to this issue.

FOR FURTHER INFORMATION CONTACT: Mrs. Alyce Sullivan, (703) 697-7266.

#### SUPPLEMENTARY INFORMATION:

## A. Background

The Director of Defense Procurement issued these revisions on August 14, 1992, by Departmental Letter 92-007.

## B. Determination To Issue an Interim Rule

A determination has been made under the authority of the Secretary of Defense to issue this regulation as an interim rule. Urgent and compelling reasons exist to promulgate this rule before affording the public an opportunity to comment because section 813 requires publication of a final rule within 270 days (August 31, 1992) after enactment.

## C. Regulatory Flexibility Act

The interim rule is not expected to have a significant economic impact on a substantial number of small entities within the meaning of the Regulatory Flexibility Act. 5 U.S.C. 601 et seq. While the exact number of small disadvantaged businesses that cannot obtain required Miller Act surety bonds is not known, it is not a significant number in terms of all small businesses, or in terms of small disadvantaged businesses, that perform construction contracts. Therefore, an initial regulatory flexibility analysis has not been performed. Comments are invited from small businesses and other interested parties. Comments from small entities concerning the affected DFARS Subpart will also be considered in accordance with section 610 of the Act. Such comments must be submitted separately and cite DAR Case 92-610 in correspondence.

#### D. Paperwork Reduction Act

The interim rule does not impose any reporting or recordkeeping requirements which require the approval of OMB under 44 U.S.C. 3501, et seq.

List of Subjects in 48 CFR Parts 219 and 252

Government procurement. Claudia L. Naugle,

Executive Editor, Defense Acquisition Regulations System.

Therefore, 48 CFR parts 219 and 252 are amended as follows:

1. The authority citation for 48 CFR parts 219 and 252 continues to read as follows:

Authority: 5 U.S.C. 301, 10 U.S.C. 2202, Defense FAR Supplement 201.301.

## PART 219—SMALL BUSINESS AND SMALL DISADVANTAGED BUSINESS CONCERNS

#### 219.808 and 219.801-1 [Added]

2. Section 219.808 and 219.808-1 are added to read as follows:

#### 219.808 Contract negotiation.

#### 219.808-1 Sole source.

(b) Section 813 of Public Law 102–190 authorizes DoD to waive Miller Act requirements for performance and payment bonds under 8(a) construction contracts awarded before October 1, 1994. Section 813 requires for each of fiscal years 1992, 1993, and 1994, that DoD award no fewer than 30 contracts using this bond waiver authority.

(i) A determination to waive bonds shall be approved at a level above the contracting officer. A determination to waive bonding will be made in instances in which the contracting officer finds that—

(A) The contractor is unable to obtain the requisite bonds from a surety. The contracting officer will verify with surety companies, SBA, and other appropriate sources that the contractor cannot obtain the required bonding.

(B) The contractor has received less than five bond waivers while a participant in the 8(a) program.

(C) The contractor is otherwise responsible.

(ii) The authority of Section 813 shall not be used—

(A) When SBA notifies the contracting officer that it will waive bonding requirements in accordance with 13 CFR 124.305;

(B) For requirements expected to exceed \$3 million; or

(C) When competitive procedures described in 19.805 are anticipated.

(iii) The contracting officer shall require the contractor to establish a

special bank account before award (see 252.219-7007) to ensure protection of all suppliers and subcontractors expected to provide materials or services for performance of the contract.

#### 219.811, 219.811-1 and 219.811-3 [Added]

3. Sections 219.811, 219.811–1, and 219.811–3 are added to read as follows:

## 219.811 Preparing the contracts.

#### 219.811-1 Sole source.

(b)(5) See also 219.808-1(b).

## 219.811-3 Contract clauses.

(a) Use the clause at FAR 52:219–11, Special 8(a) Contract Conditions, with 252:219–7007, Alternate A, when the contracting office has waived performance and payment bond requirements in accordance with 219:808–1(b).

(b) Use the clause at FAR 52.219–12, Special 8(a) Subcontract Conditions, with 252.219–7007, Alternate B, when the contracting office has waived performance and payment bond requirements in accordance with 219.808–1(b).

(c) Use the clause at FAR 52.219-17, Section 8(a) Award, with 252.219-7007, Alternate C, when the contracting office has waived performance and payment bond requirements in accordance with 219.808-1(b).

#### PART 252—SOLICITATION PROVISIONS AND CONTRACT CLAUSES

252.219-7007 [Added]

4. Section 252.219–7007 is added to read as follows:

252.219-7007 Alternates.

## Alternate A (Aug 1992)

As prescribed in 219.811-3(a), substitute the following paragraph (d) for paragraph (d) of the clause at FAR 52.219-11:

(d) That payments to be made under the contract will be deposited by the contracting activity to a special account established by the subcontractor and that all disbursements will be subject to approval of the Contracting Officer.

#### Alternate B (Aug 1992)

As prescribed in 219.811–3(b), substitute the following paragraph (b) for paragraph (b) of the clause at FAR 52.219–12:

(b) The ...... (insert name of subcontractor), hereafter referred to as

the subcontractor, agrees and acknowledges as follows:

(1) That, in accordance with section 813 of Public Law 102–190, it will establish a special account, at a bank insured by the Federal Deposit Insurance Corporation, under which (i) all payments under this subcontract will be deposited directly by the ...... (insert name of contracting activity) and (ii) all disbursements will be subject to approval of the Department of Defense's Contracting Officer.

(2) That it will make timely payment to all suppliers of material and labor.

(3) That it will notify all suppliers of material or labor and will obtain written acknowledgment from such suppliers,

that the contract is exempt from the Miller Act's bonding requirement and that neither the SBA nor the ...... (insert

name of contracting activity) are liable for payment to suppliers for materials or labor. Such acknowledgments must be

provided to the Contracting Officer before approval of disbursements to the Contractor from the special bank account. Alternate C (Aug 1992)

As prescribed in 219.811–3(c), substitute the following paragraph (a)(3) for paragraph (a)(3) of the clause at FAR 52.219–17:

(a)(3) That payments to be made under the contract will be deposited by the contracting activity to a special account established by the subcontractor and that all disbursements will be subject to approval of the Contracting Officer.

[FR Doc. 92-20175 Filed 8-21-92; 8:45 am] BILLING CODE 3810-01-M

## **Proposed Rules**

Federal Register

Vol. 57, No. 164

Monday, August 24, 1992

This section of the FEDERAL REGISTER contains notices to the public of the proposed issuance of rules and regulations. The purpose of these notices is to give interested persons an opportunity to participate in the rule making prior to the adoption of the final rules.

#### **DEPARTMENT OF LABOR**

Mine Safety and Health Administration

30 CFR Parts 48, 75, and 77 RIN 1219-AA55

## **Training and Retraining of Miners**

AGENCY: Mine Safety and Health Administration, Labor.

ACTION: Extension of comment period.

SUMMARY: The Mine Safety and Health Administration (MSHA) is extending the period for public comment regarding the Agency's proposed rule concerning the training and retraining of miners from August 24, 1992, to September 25, 1992, in response to requests from the mining community.

DATES: Written comments must be received on or before September 25,

ADDRESSES: Send written comments to the Office of Standards, Regulations, and Variances, MSHA, room 631, Ballston Towers No. 3, 4015 Wilson Boulevard, Arlington, Virginia 22203,

FOR FURTHER INFORMATION CONTACT: Patricia W. Silvey, Director, Office of Standards, Regulations, and Variances, MSHA. (703) 235–1910.

SUPPLEMENTARY INFORMATION: On September 24, 1991, MSHA published a proposed rule to amend its training requirements for miners in 30 CFR part 48 (56 FR 48376). The proposed rule would revise the definition of "miner" to include all supervisory personnel. It would revise the definition of "experienced miner" to mean a miner who has had one year of mining experience and, for miners hired after October 13, 1978, "experienced miner" would mean those who have completed new miner training. In addition, the proposal would strengthen the training for experienced miners, including supervisory personnel, by adding course requirements. The comment period for the proposed rule was scheduled to close on August 24, 1992, but in response to requests from the mining community for more time in which to prepare their comments, MSHA is extending the comment period to September 25, 1992. All interested parties are encouraged to submit comments prior to this date.

Dated: August 18, 1992.

#### William J. Tattersall,

Assistant Secretary for Mine Safety and Health.

[FR Doc. 92-20138 Filed 8-21-92; 8:45 am] BILLING CODE 4510-43-M

## ENIVRONMENTAL PROTECTION AGENCY

40 CFR Part 300

[FRI-4196-9]

National Oil and Hazardous Substances Pollution Contingency Pian; National Priorities List

**AGENCY:** Environmental Protection Agency.

ACTION: Notice of intent to delete the Binghamton Equipment Company (BEC) Trucking site from the National Priorities List: request for comments.

SUMMARY: The Environmental Protection Agency (EPA) Region II announces its intent to delete the BEC Trucking site from the National Priorities List (NPL), Appendix B, and requests public comment on this action. EPA and the State of New York have determined that no further cleanup by responsible parties is appropriate under Comprehensive Environmental Response, Compensation, and Liability Act (CERCLA). Moreover, EPA and the State have determined that CERCLA activities conducted at the BEC Trucking site to date have been protective of public health, welfare, and the environment.

DATES: Comments concerning the deletion of the BEC Trucking site from the NPL may be submitted on or before September 18, 1992.

ADDRESSES: Comments concerning the deletion of the BEC Trucking site from the NPL may be submitted to: Arnold Bernas, Remedial Project Manager, U.S. Environmental Protection Agency, Region II, 26 Federal Plaza, room 29–30, New York, New York 10278.

Comprehensive information on the BEC Trucking site is contained in the EPA Region II public docket, which is located at EPA's Region II office, and is available for viewing by appointment only, from 9 a.m. to 5 p.m., Monday through Friday, excluding holidays.

Background information from the Regional public docket is also available for viewing at the BEC Trucking site's Administrative Record repositories located at:

Vestal Public Library, 320 Vestal Parkway East, Vestal, New York 13850 and Vestal Town Hall, 605 Vestal Parkway West, Vestal, New York 13850.

#### FOR FURTHER INFORMATION CONTACT:

For further information, or to request an appointment to review the public docket, please contact Mr. Bernas at (212) 264–7612.

#### SUPPLEMENTARY INFORMATION:

#### **Table Contents**

I. Introduction.

II. NPL Deletion Criteria.

III. Deletion Procedures.

IV. Basis for Intended Site Deletion.

#### I. Introduction

EPA Region II announces its intent to delete the BEC Trucking site from the NPL and requests public comment on this action. The NPL is appendix B to the NCP, which EPA promulgated pursuant to section 105 of CERCLA, as amended, EPA identifies sites that appear to present a significant risk to public health, welfare, or the environment and maintains the NPL, as the list of those sites. Sites on the NPL may be the subject of remedial actions financed by the Hazardous Substances Superfund Response Trust Fund (the "Fund"). Pursuant to § 300.425(e)(3) of the NCP, any site deleted from the NPL remains eligible for Fund-financed remedial actions, if conditions at such site warrant action.

EPA will accept comments concerning the BEC Trucking site for thirty (30) days after publication of this notice in the Federal Register (until September 18, 1992).

Section II of this notice explains the criteria for deleting sites from the NPL. Section III discusses procedures that EPA is using for this action. Section IV discusses how the BEC Trucking site meets the deletion criteria.

#### II. NPL Deletion Criteria

The NCP establishes the criteria that the Agency uses to delete sites from the NPL. In accordance with 40 CFR

300.425(e), sites may be deleted from the NPL where no further response is appropriate. In making this determination, EPA will consider whether any of the following criteria has been met:

- 1. EPA, in consultation with the State, has determined that responsible or other parties have implemented all appropriate response actions required; or
- 2. All appropriate Fund-financed responses under CERCLA have been implemented and EPA, in consultation with the State, has determined that no further cleanup by responsible parties is appropriate; or
- 3. Based on a remedial investigation and feasibility study (RI/FS), EPA, in consultation with the State, has determined that the release poses no significant threat to public health or to the environment and, therefore, taking remedial measures is not appropriate.

#### III. Deletion Procedures

The NCP provides that EPA shall not delete a site from the NPL until the State in which the release was located has concurred, and the public has afforded an opportunity to comment on the proposed deletion. Deletion of a site from the NPL does not affect responsible party liability or impede agency efforts to recover costs associated with response efforts. The NPL is designed primarily for informational purposes and to assist Agency management.

EPA Region II will accept and evaluate public comments before making a final decision to delete. The Agency believes that deletion procedures should focus on notice and comment at the local level. Comments from the local community may be most pertinent to deletion decisions. The following procedures were used for the intended deletion of the BE Trucking site:

- EPA Region II has recommended deletion and has prepared the relevent documents.
- 2. The State of New York has concurred with the deletion decision.
- 3. Concurrent with this Notice of Intent to Delete, a notice has been published in local newspapers and has been distributed to appropriate federal, state and local officials, and other interested parties. This notice announces a thirty (30) day public comment period on the deletion package starting on August 19, 1992 and concluding on September 18, 1992.
  - 4. The Region has made all relevant

documents available in the Regional Office and the local site information repositories.

The comments received during the comment period will be evaluated before any final decision is made. EPA Region II will prepare a Responsiveness Summary which will address the comments received during the public comment period.

If after consideration of these comments, EPA decides to proceed with deletion, the EPA Regional Administrator will place a Notice of Deletion in the Federal Register. The NPL will reflect any deletions in the next final update. Public notices and copies of the Responsiveness Summary will be made available to local residents by Region II.

#### IV. Basis for Intended Site Deletion

The BEC Trucking site is an open lot of approximately 3.5 acres located in the Town of Vestal, Broome County, New York. The area surrounding the site is primarily industrial and commercial.

Concerns related to contamination at the BEC Trucking property began in May 1982, when the Town of Vestal found evidence of possible illegal dumping of miscellaneous debris and the improper storage of approximately 50 drums containing what appeared to be petroleum and chemical products. The discovery led to an NYSDEC inspection of the site. NYSDEC's inspection revealed 20 drums containing various liquid waste materials, most of which were waste engine or cutting oils, and some of which appeared to contain enamel reducers, paint thinners, and waste solvents; the others were empty.

In January 1983, the analysis of a composite sample obtained from eight of the existing drums revealed the presence of total organic halides, lead, and cadmium.

In August 1983, the property owner contracted with an NYSDEC-approved waste hauler to remove the 50 surface drums. Some stained soil located around the drums was excavated and contained in drums on-site; these drums were removed by EPA in March 1991.

The site was included on the National Priorities List in June 1986, based primarily on the potential for exposure to lead in ground water and that such an exposure pathway could develop.

An RI/FS was conducted at the site in 1988 to determine the nature and extent of the contamination at and emanating from the site, to determine what threat the site poses to public health and the environment, and to evaluate remedial alternatives. As a result of the previous

cleanup activities conducted at the site in 1983, and based upon the results of the RI/FS, EPA, in consultation with the State of New York, determined that the BEC Trucking site does not pose a significant threat to human health or the environment, and therefore, taking additional remedial measures is not appropriate. Accordingly, on September 28, 1989, EPA signed a Record of Decision (ROD) for this site, selecting "No Further Action." This alternative includes performing no further remedial action at the site to remove, remediate, or contain any contaminated soils. The ROD also calls for the development and implementation of a monitoring program to ensure that the selected remedy continues to be protective of human health and the environment, particularly with respect to the potential exposure pathways to the adjacent wetlands. The monitoring program includes the collection of surface-water, groundwater, and sediment samples along the western and northern margins of the site, and at various locations in the adjacent wetlands, during high- and low-flow conditions initially and again in five years.

Based upon the results from two sampling rounds in 1991 (which showed the contaminant concentration to be below the site action levels) and an environmental assessment, coupled with the results of the RI/FS, it was determined that significant migration of contaminants from the BEC Trucking site is not occuring

Following the completion of the sampling and an environmental assessment during the fifth year, EPA will evaluate the results and determine whether any additional monitoring is necessary.

Because the "No Further Action" remedy does not result in hazardous substances (attributable to on-site activities) remaining on-site above health-based levels, the five-year review does not apply.

Having met the deletion criteria, EPA proposes to delete this site from the NPL. EPA and the State have determined that the response actions are protective of human health and the environment.

Dated: August 10, 1992

Constantine Sidamon-Eristoff, Regional Administrator.

[FR Doc. 92-20032 Filed 8-21-92; 8:45 am]
BILLING CODE 5560-50-M

### **FEDERAL COMMUNICATIONS** COMMISSION

47 CFR Part 73

[MM Docket No. 92-109, RM-7966]

Radio Broadcasting Services; Carmel Valley, CA

AGENCY: Federal Communications Commission.

ACTION: Proposed rule; dismissal of.

SUMMARY: This document dismisses a petition for rule making filed by Eric R. Hilding on behalf of Joseph and Jan Miller requesting the allotment of Channel 290A to Carmel Valley, California as that community's first local FM service. See 57 FR 21369 (May 20, 1992). No expression of interest in the allotment was filed by any party, therefore no allotment will be made.

FOR FURTHER INFORMATION CONTACT: Elizabeth Beaty, Mass Media Bureau, (202) 634-6530.

SUPPLEMENTARY INFORMATION: This is a synopsis of the Commission's Report and Order, MM Docket No. 92-109, adopted July 22, 1992, and released August 18, 1992. The full text of this Commission decision is available for inspection and copying during normal business hours in the FCC Dockets Branch (room 230), 1919 M Street, NW., Washington, DC. The complete text of this decision may also be purchased from the Commission's copy contractors, Downtown Copy Center, (202) 452-1422, 1990 M St. NW., suite 640, Washington, DC 20036.

## List of Subjects in 47 CFR Part 73

Radio broadcasting.

Federal Communications Commission.

Michael C. Ruger,

Chief, Allocations Branch, Policy and Rules Division, Mass Media Bureau.

[FR Doc. 92-20076 Filed 8-21-92; 8:45 am] BILLING CODE 6712-01-M

#### 47 CFR Part 73

[MM Docket No. 92-172, RM-6965]

Radio Broadcasting Services; Leland,

**AGENCY: Federal Communications** Commission.

ACTION: Proposed rule.

SUMMARY: This document comments on a petition filed by Interchange Communications, Inc., proposing the substitution of Channel 232C2 for Channel 232A at Leland, Mississippi, and modification of the license for

Station WBAD (FM) to specify operation ACTION: Proposed rule. on the higher class channel. The coordinates for Channel 232C2 are 33-24-55 and 90-59-18.

DATES: Comments must be filed on or before October 8, 1992, and reply comments on or before October 23, 1992.

ADDRESSES: Federal Communications Commission, Washington, DC 20554. In addition to filing comments with the FCC, interested parties should serve the petitioner's counsel, as follows: David Tillotson, Arent, Fox, Kintner, Plotkin & Kahn, 1050 Connecticut Avenue, NW., Washington, DC 20036.

FOR FURTHER INFORMATION CONTACT: Kathleen Scheuerle, Mass Media Bureau, (202) 634-6530.

SUPPLEMENTARY INFORMATION: This is a summary of the Commission's Notice of Proposed Rulemaking, MM Docket No. 92-172, adopted July 24, 1992, and released August 18, 1992. The full text of this Commission decision is available for inspection and copying during normal business hours in the FCC Dockets Branch (room 230), 1919 M Street, NW., Washington, D.C. The complete text of this decision may also be purchased from the Commission's copy contractors, Downtown Copy Center, 1990 M Street, NW., suite 640, Washington, DC 20036, (202) 452-1422.

Provisions of the Regulatory Flexibility Act of 1980 do not apply to

this proceeding.

Members of the public should note that from the time a notice of proposed rulemaking is issued until the matter is no longer subject to Commission consideration or court review, all ex parte contacts are prohibited in Commission proceedings, such as this one, which involve channel allotments. See 47 CFR 1.1204(b) for rules governing permissible ex parte contact.

For information regarding proper filing procedures for comments, see 47 CFR

1.415 and 1.420.

## List of Subjects in 47 CFR Part 73

Radio broadcasting.

Federal Communications Commission.

Michael C. Ruger,

Chief, Allocations Branch, Policy and Rules Division, Mass Media Bureau.

[FR Doc. 92-20080 Filed 8-21-92; 8:45 am] BILLING CODE 6712-01-M

### 47 CFR Part 73

[MM Docket No. 92-174, RM-8035]

Radio Broadcasting Services; Grants,

**AGENCY:** Federal Communications Commission.

**SUMMARY:** The Commission requests comments on a petition filed by Philip D. Vanderhoof seeking the allotment of Channel 224C2 to Grants, New Mexico. as the community's fourth local commercial FM service. Channel 224C2 can be allotted to Grants in compliance with the Commission's minimum distance separation requirements without the imposition of a site restriction, at coordinates North Latitude 35-09-06 and West Longitude 107-51-36.

DATES: Comments must be filed on or before October 8, 1992, and reply comments on or before October 23, 1992.

ADDRESSES: Federal Communications Commission, Washington, DC 20554. In addition to filing comments with the FCC, interested parties should serve the petitioner, or its counsel or consultant, as follows: Philip D. Vanderhoof, P.O. Box 11102, Albuquerque, New Mexico 87192 (Petitioner).

FOR FURTHER INFORMATION CONTACT: Leslie K. Shapiro, Mass Media Bureau, (202) 634-6530.

SUPPLEMENTARY INFORMATION: This is a synopsis of the Commission's Notice of Proposed Rule Making, MM Docket No. 92-174, adopted July 24, 1992, and released August 18, 1992. The full text of this Commission decision is available for inspection and copying during normal business hours in the FCC Dockets Branch (room 230), 1919 M Street, NW., Washington, DC. The complete text of this decision may also be purchased from the Commission's copy contractor, Downtown Copy Center, (202) 452-1422, 1990 M Street, NW., suite 640, Washington, DC 20036.

Provisions of the Regulatory Flexibility Act of 1980 do not apply to this proceeding.

Members of the public should note that from the time a Notice of Proposed Rule Making is issued until the matter is no longer subject to Commission consideration or court review, all ex parte contacts are prohibited in Commission proceedings, such as this one, which involve channel allotments. See 47 CFR 1.1204(b) for rules governing permissible ex parte contacts.

For information regarding proper filing procedures for comments, see 47 CFR 1.415 and 1.420.

#### List of Subjects in 47 CFR Part 73

Radio broadcasting.

Federal Communications Commission.
Michael C. Ruger,

Chief, Allocations Branch, Policy and Rules Division, Mass Media Bureau.

[FR Doc. 92-20078 Filed 8-21-92; 8:45 am] BILLING CODE 6712-01-M

#### 47 CFR Part 73

[MM Docket No. 92-173, RM-8033]

Radio Broadcasting Services; Lakewood, NY, and Clarendon, PA

AGENCY: Federal Communications Commission.

ACTION: Proposed rule.

**SUMMARY:** The Commission requests comments on a petition filed by Robert Stevens seeking the allotment of Channel 295B1 to Lakewood, New York, as the community's first local FM transmission service, and the substitution of Channel 282A for unoccupied but applied-for Channel 295A at Clarendon, Pennsylvania. Channel 295B1 can be allotted to Lakewood in compliance with the Commission's minimum distance separation requirements with a site restriction of 10.1 kilometers (6.3 miles) south to avoid short-spacings to Stations WCTL, Channel 292A, Union City, Pennsylvania, and CILQ-FM, Channel 296C1, Toronto, Ontario, Canada, at coordinates North Latitude 42-00-54 and West Longitude 79-17-38. Channel 282A can be allotted to Clarendon with a site restriction of 4.1 kilometers (2.6 miles) west to avoid a short-spacing to Station WLMI, Channel 280A, Kane, Pennsylvania, at coordinates 41-47-21; 79-08-29. We note that Channel 282A can also be used at the site coordinates specified in the pending application for Channel 295A at Clarendon, which are 41-48-50; 79-10-04. Canadian concurrence in the allotments is required since both communities are located within 320 kilometers (200 miles) of the U.S.-Canadian border.

DATES: Comments must be filed on or before October 8, 1992, and reply comments on or before October 23, 1992.

ADDRESSES: Federal Communications Commission, Washington, DC 20554. In addition to filing comments with the FCC, interested parties should serve the petitioner, or its counsel or consultant, as follows: Frederick A. Polner, Esq., Rothman Gordon Foreman & Groudine, P.C., Third Floor, Grant Building, Pittsburgh, Pennsylvania 15219 (Counsel to petitioner).

FOR FURTHER INFORMATION CONTACT: Leslie K. Shapiro, Mass Media Bureau, (202) 634–6530. SUPPLEMENTARY INFORMATION: This is a synopsis of the Commission's Notice of Proposed Rule Making, MM Docket No. 92–173, adopted July 24, 1992, and released August 18, 1992. The full text of this Commission decision is available for inspection and copying during normal business hours in the FCC Dockets Branch (room 230), 1919 M Street, NW., Washington, DC. The complete text of this decision may also be purchased from the Commission's copy contractor, Downtown Copy Center, (202) 452–1422, 1990 M Street, NW., suite 640, Washington, DC 20036.

Provisions of the Regulatory Flexibility Act of 1980 do not apply to this proceeding.

Members of the public should note that from the time a Notice of Proposed Rule Making is issued until the matter is no longer subject to Commission consideration or court review, all exparte contacts are prohibited in Commission proceedings, such as this one, which involve channel allotments. See 47 CFR 1.1204(b) for rules governing permissible exparte contacts.

For information regarding proper filing procedures for comments, see 47 CFR 1.415 and 1.420.

## List of Subjects in 47 CFR Part 73

Radio broadcasting.

Federal Communications Commission.

Michael C. Ruger,

Chief, Allocations Branch, Policy and Rules Division, Mass Media Bureau.

[FR Doc. 92-20079 Filed 8-21-92; 8:45 am] BILLING CODE 6712-01-M

#### 47 CFR Part 73

[MM Docket No. 92-175, RM-8034]

Radio Broadcasting Services; Pawley's Island and Atlantic Beach, SC

AGENCY: Federal Communications Commission.

ACTION: Proposed rule.

SUMMARY: The Commission requests comments on a petition filed by Audrey R. Morris, seeking the reallotment of Channel 262A from Pauley's Island to Atlantic Beach, South Carolina, as the community's first local FM transmission service, and the modification of Station WPAW's construction permit accordingly. Channel 262A can be allotted to Atlantic Beach in compliance with the Commission's minimum distance separation requirements without the imposition of a site restriction, at coordinates North Latitude 33-48-09 and West Longitude 78-43-00.

DATES: Comments must be filed on or before October 8, 1992, and reply comments on or before October 23, 1992.

ADDRESSES: Federal Communications Commission. Washington, DC 20554. In addition to filing comments with the FCC, interested parties should serve the petitioner, or its counsel or consultant, as follows: Neal J. Freidman, Esq., Louise Cybulski, Esq., Pepper & Corazzini, 200 Montgomery Building, 1776 K Street, NW., Washington, DC 20006 (Counsel to petitioner).

FOR FURTHER INFORMATION CONTACT: Leslie K. Shapiro, Mass Media Bureau, (202) 634–6530.

SUPPLEMENTARY INFORMATION: This is a synopsis of the Commission's Notice of Proposed Rule Making, MM Docket No. 92–175, adopted July 24, 1992, and released August 18, 1992. The full text of this Commission decision is available for inspection and copying during normal business hours in the FCC Dockets Branch (room 230), 1919 M Street, NW., Washington, DC. The complete text of this decision may also be purchased from the Commission's copy contractor, Downtown Copy Center, (202) 452–1422, 1990 M Street, NW., suite 640, Washington, DC 20036.

Provisions of the Regulatory Flexibility Act of 1980 do not apply to this proceeding.

Members of the public should note that from the time a Notice of Proposed Rule Making is issued until the matter is no longer subject to Commission consideration or court review, all exparte contacts are prohibited in Commission proceedings, such as this one, which involve channel allotments. See 47 CFR 1.1204(b) for rules governing permissible ex parte contacts.

For information regarding proper filing procedures for comments, see 47 CFR 1.415 and 1.420.

## List of Subjects in 47 CFR Part 73

Radio broadcasting.

Federal Communications Commission.
Michael C. Ruger,

Chief, Allocations Branch, Policy and Rules Division, Mass Media Bureau.

[FR Doc. 92-20077 Filed 8-21-92; 8:45 am] BILLING CODE 6712-01-M

## 47 CFR Part 80

[PR Docket No. 92-164; FCC 92-343]

Class C Emergency Position Indicating Radio Beacons

AGENCY: Federal Communications Commission. ACTION: Proposed rule.

SUMMARY: This Notice of Proposed Rule Making proposes to amend part 80 of the Commission's Rules to phase out the use of the Class C Emergency Position Indicating Radio Beacons (EPIRBs) after February 1, 1999. This action is in response to a request from the United States Coast Guard. Informing the maritime community now that the Commission intends to eliminate authorization of Class C EPIRBs by February 1, 1999, will allow for amortization of existing Class C EPIRBs and provide sufficient time for the marine public to obtain another type of EPIRB prior to the full implementation of the Global Maritime Distress and Safety System.

DATES: Comments must be received on or before September 21, 1992, and reply comments on or before October 6, 1992.

ADDRESSES: Federal Communications Commission, 1919 M Street NW., Washington, DC 20554.

FOR FURTHER INFORMATION CONTACT: Roger S. Noel, Aviation and Marine Branch, Private Radio Bureau, Federal Communications Commission, 2025 M St. NW., Washington, DC 20554; or telephone (202) 632–7175.

SUPPLEMENTARY INFORMATION: This is a summary of the Commission's Notice of Proposed Rule Making, PR Docket No. 92-164, adopted July 22, 1992, and released August 10, 1992. The complete text of the Notice of Proposed Rule Making, including Appendices, is available for inspection and copying during normal business hours in the FCC Dockets Branch (room 230), 1919 M Street NW., Washington, DC. The full text also may be purchased from the Commission's copy contractor: Downtown Copy Center, (202) 452-1422, 1990 M Street, NW., suite 640, Washington, DC 20036. DCC's FAX number is (202) 296-3780.

## Summary of Notice of Proposed Rule Making

1. The United States Coast Guard requests that the Commission amend its Maritime Services Rules (part 80) to eliminate authorization of Class C EPIRBs by February 1, 1999. EPIRBs are small, battery powered transmitters carried on ships for the purpose of sending a distress signal. Class C EPIRBs transmit distress signals on marine VHF channels 15 and 16 both as an alarm to alert others that a ship is in distress and as a beacon to aid in its location by search and rescue personnel. Because satellites do not monitor marine VHF channels 15 and 16, only nearby

ships and coast stations can receive their distress signal.

2. The Global Maritime Distress and Safety System (GMDSS), which will be fully implemented by February 1, 1999, changes the mandatory watch requirement for ships from marine VHF channel 16 to an automated watch on Digital Selective Calling (DSC) channel 70. The Coast Guard also intends to discontinue its watch on marine VHF channel 16 after February 1, 1999. This lack of monitoring by satellites, ocean going vessels and the Coast Guard will dramatically reduce the effectiveness and need for Class C EPIRBs during search and rescue operations. Informing the maritime community now that the Commission intends to eliminate authorization of Class C EPIRBs by February 1, 1999, will allow for amortization of existing Class C EPIRBs and provide sufficient time for the marine public to obtain another type of EPIRB prior to the full implementation of the GMDSS.

#### **Procedural Matters**

3. This is a non-restricted notice and comment rule making proceeding. Ex Parte presentations are permitted, except during the Sunshine Agenda period, provided they are disclosed as provided in Commission rules. See generally 47 CFR 1.1202, 1.1203, 1.1206(a).

Pursuant to applicable procedures set forth in §§ 1.415 and 1.419 of the Commission Rules, 47 CFR 1.415 and 1.419, interested parties may file comments on or before September 21, 1992, and reply comments on or before October 6, 1992. To file formally in this proceeding, you must file an original and five copies of all comments, reply comments, and supporting comments. If you want each Commissioner to receive a personal copy of your comments and reply comments, you must file an original plus nine copies. You should send comments and reply comments to the Office of the Secretary, Federal Communications Commission, Washington, DC 20554. Comments and reply comments will be available for public inspection during regular business hours in the Docket's Reference Room of the Federal Communications Commission, 1919 M Street, NW., Washington, DC 20554.

5. We certify that the Regulatory
Flexibility Act of 1980 does not apply to
this rule making proceeding because if
the proposed rule amendments are
promulgated, there will not be a
significant economic impact on a
substantial number of small business
entities, as defined by section 601(3) of
the Regulatory Flexibility Act. The

changes proposed herein will have a beneficial effect on the maritime community by improving safety at sea. These changes will not have a significant economic impact on any entity. The Secretary shall send a copy of this Notice of Proposed Rule Making, including the certification, to the Chief Counsel for Advocacy of the Small Business Administration in accordance with paragraph 605(b) of the Regulatory Flexibility Act. Public Law 96–354, 94 Stat. 1164, 5 U.S.C. 601–612 (1980).

6. The proposal contained herein has been analyzed with respect to the Paperwork Reduction Act of 1980, 44 U.S.C. 3501–3520, and found to contain no new or modified form, information collection and/or record retention requirements, and will not increase or decrease burden hours imposed on the public.

public.

#### List of Subjects in 47 CFR Part 80

Communications equipment, Maritime safety, Radio.

Federal Communications Commission.

Donna R. Searcy, Secretary.

Proposed Rules

Part 80 of chapter I of title 47 of the Code of Federal Regulations is proposed to be amended as follows:

## PART 80—STATIONS IN THE MARITIME SERVICES

1. The authority citation for part 80 continues to read as follows:

Authority: Secs. 4, 303, 48 Stat. 1066, 1082, as amended; 47 U.S.C. 154, 303, unless otherwise noted. Interpret or apply 48 Stat. 1064–1068, 1081–1105, as amended; 47 U.S.C. 151–155, 301–609, 3 UST 3450, 3 UST 4726, 12 UST 2377.

2. Section 80.15 is amended by revising paragraph (e)(1) introductory text to read as follows:

## § 80.15 Eligibility for station license.

- (e) EPIRB stations. (1) New class C EPIRB stations will not be authorized after February 1, 1995. Class C EPIRB stations installed and licenses before February 1, 1995, will be authorized until February 1, 1999:
- 3. Section 80.205 is amended by revising the "G3N" entry in the table in paragraph (a) in order to add a new footnote 13 to read as follows:

#### § 80.205 Bandwidths.

(a) \* \* \* G3N<sup>3, 13</sup> Class C EPIRB stations will not be authorized after February 1, 1999.

4. Section 80.207 is amended by revising the "156.750 and 156.800 MHz" entry in the table in paragraph (d) in order to add a new footnote 13 to read as follows:

## § 80.207 Classes of emission.

(d) \* \* \*

156.750 and 156.800 MHz 13

<sup>13</sup> Class C EPIRB stations will not be authorized after February 1, 1999. 5. Section 80.209 is amended by revising the "Operating on 156.750 and 156.800 MHz" entry in the table in paragraph (a)(5)(iv) to read as follows in order to add a new footnote 6.

## § 80.209 Transmitter frequency tolerance.

(a) \* \* \*

(5) \* \* \*

(iv) \* \* \*

Operating on 156.750 and 156.800 MHz  $^{6}$ 

<sup>6</sup> Class C EPIRB stations will not be authorized after February 1, 1999.

Section 80:1057 is amended by adding introductory text to read as follows:

## § 80.1057 Special requirements for Class C EPIRB stations.

Class C EPIRBs shall not be manufactured, imported or sold in the United States after February 1, 1995. Class C EPIRB stations installed on board vessels before February 1, 1995, will be authorized until February 1, 1999.

[FR Doc. 92–19959 Filed 8–21–92; 8:45 am] BILLING CODE 6712-01-M

## **Notices**

Federal Register Vol. 57, No. 164

Monday, August 24, 1992

This section of the FEDERAL REGISTER contains documents other than rules or proposed rules that are applicable to the public. Notices of hearings and investigations, committee meetings, agency decisions and rulings, delegations of authority, filing of petitions and applications and agency statements of organization and functions are examples of documents appearing in this section.

## ARCHITECTURAL AND TRANSPORTATION BARRIERS COMPLIANCE BOARD

## Meeting of the Board

AGENCY: Architectural and Transportation Barriers Compliance Board.

ACTION: Notice of meeting.

SUMMARY: The Architectural and Transportation Barriers Compliance Board has scheduled its regular business meetings to take place in Washington, DC on Tuesday and Wednesday, September 8–9, 1992 at the times and location noted below.

DATES: The schedule of events is as follows:

Tuesday, September 8, 1992, 1:30-4:30 pm, Executive Committee.

Wednesday September 9, 1992, 9-10:30 am, Technical Programs Committee.

10:30–12:30 pm, Planning and Budget Committee.

2-4:30 pm, Board Meeting.

ADDRESSES: The meetings will be held at: Holiday Inn Crowne Plaza, Metro Center, Salon A, 775 12th Street, NW., Washington, DC.

FOR FURTHER INFORMATION CONTACT: For further information regarding the meetings, please contact Lawrence W. Roffee, Executive Director, (202) 272– 5434 ext. 13:

## SUPPLEMENTARY INFORMATION: .

At its business meeting, the Board will consider the following agenda items:

- Approval of the Minutes of the July
   15, 1992 Board Meeting.
  - · Executive Director's Report.
  - · Committee Reports.
- Report on Use of Extraordinary Work.
- Directive on Administrative Communications System.
- New Standards of Ethical Conduct for Employees of the Executive Branch.
- Complaint Status Report.
- Status of Technical Program Projects.

 Letter to the Department of Justice on AT&T Text Telephones.

 Technical Program Priorities for FY 1993 Research Projects.

 Fiscal Year 1992 Budget Reprogramming (closed).

 Fiscal Year 1993 Programming (closed).

 Title II Notice of Proposed Rulemaking Status (closed).

 Vehicle Door Height petition (closed).

International Mass Retail Association petition on Detectable Warnings (closed).

Transit Agencies' on Detectable Warnings and Communications in Key Stations (closed).

· Elections of Officers (closed).

Some meetings or items may be closed to the public as indicated above. All meetings are accessible to persons with disabilities. Sign language interpreters and an assistive listening system are available at all meetings.

Lawrence W. Roffee,

Executive Director. [FR Doc. 92-20213 Filed 8-21-92; 8:45 am]

BILLING CODE 8150-01-M

## DEPARTMENT OF COMMERCE

#### **Bureau of Export Administration**

## Sensors Technical Advisory Committee; Closed Meeting

A meeting of the Sensors Technical Advisory Committee will be held September 15, 1992, 9 a.m., in the Herbert C. Hoover Building, room 1617M(2), 14th Street & Pennsylvania Avenue, NW., Washington, DC. The Committee advises the Office of Technology and Policy Analysis with respect to technical questions that affect the level of export controls applicable to sensors and related equipment and technology.

The Committee will meet only in Executive Session to discuss matters properly classified under Executive Order 12356, dealing with the U.S. and COCOM control program and strategic criteria related thereto.

The Assistant Secretary for Administration, with the concurrence of the General Counsel, formally determined on February 5, 1992, pursuant to section 10(d) of the Federal Advisory Committee Act, as amended, that the series of meetings of the Committee and of any Subcommittees thereof, dealing with the classified materials listed in 5 U.S.C., 552b(c)(1) shall be exempt from the provisions relating to public meetings found in section 10(a)(1) and (a)(3), of the Federal Advisory Committee Act. The remaining series of meetings or portions thereof will be open to the public.

A copy of the Notice of Determination to close meetings or portions of meetings of the Committee is available for public inspection and copying in the Central Reference and Records Inspection Facility, room 6628, U.S. Department of Commerce, Washington, DC 20230. For further information, contact Lee Ann Carpenter on [202] 377–2583.

Dated: August 17, 1992.

#### Betty Anne Ferrell,

Director, Technical Advisory Committee Staff.

[FR Doc. 92-20070 Filed 8-21-92; 8:45 am]

### Foreign-Trade Zones Board

[Board Order No. 593]

## Approval for Export Manufacturing Activity (Personal Computers) Within Foreign-Trade Zone 45; Portland, OR

Pursuant to its authority under the Foreign-Trade Zones Act of June 18, 1934, as amended (19 U.S.C. 81a-81u) (the Act), and the Foreign-Trade Zones Board Regulations (15 CFR part 400), the Foreign-Trade Zones Board (the Board) adopts the following order:

Whereas, pursuant to § 400.28(a)(2) of the Board's regulations, approval of the Board is required prior to commencement of new manufacturing/ processing activity within existing zone facilities;

Whereas, pursuant to § 400.32(b)(1), the Commerce Department's Assistant Secretary for Import Administration has authority to act for the Board in making such decisions on new manufacturing/processing activity under certain circumstances, including situations where the proposed activity is for export only (§ 400.32(b)(1)(ii));

Whereas, the Port of Portland, grantee of FTZ 45, has made application (filed 7-20-92, A(32b1)-6-92: Doc. 27-92, 8-7-92) to the Board on behalf of Telecomp Computer Technologies, Inc., for authority to manufacture personal

computers for export under zone procedures within FTZ 45, Portland,

Oregon;

Whereas, the FTZ Staff has reviewed the proposal and finds that the criteria for processing the proposal under § 400.32(b)(1) are met and that, upon consideration of the criteria enumerated in § 400.31(b), the proposal is deemed to be in the public interest:

Whereas, based on the foregoing review and pursuant to § 400.32(b)(1), the Executive Secretary recommends

approval of the proposal;

Now, therefore, the Assistant Secretary for Import Administration, acting for the Board pursuant to § 400.32(b)(1), concurs in the recommendation and hereby approves the request for authority to manufacture personal computers for export under zone procedures at the Telecomp Computer Technologies, Inc., plant within FTZ 45, Portland, Oregon, subject to the Act and the Board's Regulations (as revised, 56 FR 50790-50808, 10/8/91), including § 400.28.

Signed at Washington, DC this 13th day of August, 1992, pursuant to Order of the Board. Alan M. Dunn,

Assistant Secretary of Commerce for Import Administration, Chairman, Committee of Alternates, Foreign-Trade Zones Board.

Attest: Dennis Puccinelli, (Acting) Executive Secretary. [FR Doc. 92–20072 Filed 8–21–92; 8:45 am] BILLING CODE 3510–DS-M

[Docket No. 26-92]

## Foreign-Trade Zone 41—Milwaukee, WI; Request for Manufacturing Authority (Children's Books)

A request has been submitted to the Foreign-Trade Zones (FTZ) Board pursuant to § 400.32(b)(2) of the Board's regulations for approval of zone manufacturing authority within FTZ 41 by the Foreign Trade Zone of Wisconsin, Ltd., grantee of FTZ 41. It was formally filed on August 6, 1992.

The proposed zone manufacturing operation would involve the attachment of electronic touch sound pads to children's books by Western Publishing Company, Inc. The sound pad is sourced abroad, and the books are printed in the United States. The items would be assembled at Western's assembly facility within FTZ 41, Site 2, West Allis, Wisconsin, some seven miles west of Milwaukee. The finished product with sound device would be classified as a book.

Zone procedures would exempt Western Publishing from payment of Customs duties on foreign merchandise that is used in products made for export. On its domestic sales, zone procedures would allow the company to choose the duty-free rate that applies to books. The duty rate on the sound pads (classified as electrical machines and apparatus) is 3.9 percent.

Public comment on the proposal is invited from interested parties. Submissions (original and 3 copies) shall be addressed to the Board's Executive Secretary at the address below. The closing period for their receipt is October 23, 1992.

A copy of the application and accompanying exhibits will be available for public inspection at the following location: Office of the Executive Secretary, Foreign-Trade Zones Board, U.S. Department of Commerce, room 3716, 14th Street and Pennsylvania Avenue, NW., Washington, DC 20230.

Dated: August 17, 1992.

## Dennis Puccinelli,

Acting Executive Secretary. [FR Doc. 92–20071 Filed 8–21–92; 8:45 am] BILLING CODE 3510-DS-M

#### International Trade Administration

## President's Export Council: Meeting of the President's Export Council

AGENCY: International Trade Administration, Commerce.

ACTION: Notice of open meeting.

SUMMARY: The President's Export
Council (PEC) is holding an open
meeting to discuss current trade issues
and future projects. Agenda items will
include NAFTA, export promotion
resources and programs, and export
control issues. The President's Export
Council was established on December
20, 1973, and reconstituted May 4, 1979,
to advise the President on matters
relating to U.S. export trade.

DATES: September 10, 1992, from 10 a.m.-12:30 p.m.

ADDRESSES: J.W. Marriott Hotel, Salon I, Grand Ballroom, 1331 Pennsylvania Ave., NW., 20004. Seating is limited and will be on a first come, first serve basis.

### FOR FURTHER INFORMATION CONTACT: Ms. Tiffany Smith, President's Export Council, Room 3215, Washington, DC 20230.

Dated: August 17, 1992.

## Wendy H. Smith,

Director, President's Export Council. [FR Doc. 92–20063 Filed 8–21–92; 8:45 am] BILLING CODE 3510-DR-M

### United States-Canada Free-Trade Agreement, Article 1904 Binational Panel Reviews: Decision of Panel

AGENCY: United States-Canada Free-Trade Agreement, Binational Secretariat, United States Section International Trade Administration, Department of Commerce.

ACTION: Notice of Decision of Panel in the binational panel review of the final determination of dumping made by the Deputy Minister for National Revenue for Customs and Excise (Revenue Canada) respecting Certain Beer Originating In or Exported From the United States of America by G. Heilemam Brewing Company, Inc., Pabst Brewing Company and The Stroh Brewery Company For Use and Consumption in the Province of British Columbia (Secretariat File No. CDA-91-1904-01).

SUMMARY: By a decision dated August 6. 1992, the Binational Panel affirmed in part and remanded in part the final determination of dumping made by Revenue Canada respecting Certain Beer Originating In or Exported From the United States of America by G. Heilemam Brewing Company, Inc., Pabst Brewing Company and The Stroh Brewery Company for Use and Consumption in the Province of British Columbia published in the Canada Gazette part I on September 21, 1991 (Vol. 125, No. 38). A copy of the complete Panel decision is available from the Binational Secretariat.

FOR FURTHER INFORMATION CONTACT: James R. Holbein, United States Secretary, Binational Secretariat, Suite 2061, 14th and Constitution Avenue, Washington, DC 20230, (202) 377-5438.

SUPPLEMENTARY INFORMATION: Chapter 19 of the United States-Canada Free-Trade Agreement ("Agreement") establishes a mechanism to replace domestic judicial review of final determinations in antidumping and countervailing duty cases involving imports from the other country with review by independent binational panels. When a Request for Panel Review is filed, a panel is established to act in place of national courts to review expeditiously the final determination to determine whether it conforms with the antidumping or countervailing duty law of the country that made the determination.

Under article 1904 of the Agreement, which came into force on January 1, 1989, the Government of the United States and the Government of Canada established Rules of Procedure for Article 1904 Binational Panel Reviews ("Rules"). These Rules were published in the Federal Register on December 30, 1988 (53 FR 53212). The Rules were amended by Amendments to the Rules of Procedure for article 1904 Binational Panel Reviews, published in the Federal Register on December 27, 1989 (54 FR 53165). The panel review in this matter was conducted in accordance with these Rules.

BACKGROUND: Panel review was requested and complaints were filed by G. Heilemam Brewing Company, Inc. (Heileman), The Stroh Brewery Company (Stroh), and Labatt Breweries of British Columbia, Molson Breweries (B.C.), and Pacific Western Brewing Companies (B.C. Brewers) to contest Revenue Canada's final determination of dumping. The Binational Panel had jurisdiction over the action pursuant to article 1904(2) of the Canada-United States Free-Trade Agreement and § 77.15 of the Special Import Measures Act, Revised Statutes of Canada 1985, Chapter S-15, as amended (SIMA). The products under review were imports of beer from the U.S. by or on behalf of Heileman, Stroh and Pabst Brewing Company (Pabst).

Complainant, Heilman, argued that Revenue Canada erred in the following

respects:

(1) In finding that the domestic and exported beer, which is physically identical and sold under the same brand name in the same packaging configuration, are "identical in all respects" within the meaning of the like goods definition;

(2) In determining the preponderant price of the like goods sold in the fourby-six packaging configuration by reference to sales of twelve-ounce cans

sold in other configurations;

(3) In failing to make adjustments for promotional activities performed in both the home and export markets and in failing to adjust for differences in general and administrative expenses in the home and export markets; and

(4) In finding that all twelve-ounce Rainier bottle sales were unprofitable and in using the profit earned on Rainier beer in cans and forty-ounce bottles to calculate profit for the unprofitable

bottle sales.

Complainant, Stroh, argued that Revenue Canada erred in including certain interest expenses in the calculation of its cost of production.

Complainants, B.C. Brewers, argued that Revenue Canada erred in the

following respects:

(1) In making downward adjustments to normal values calculated for Heileman, Pabst and Stroh pursuant to Regulation 6 of SIMA; (2) In failing to deduct commissions from Pabst's export price; and

(3) In failing properly to calculate Pabst's freight deduction and in failing to deduct from Pabst's export price the cost of returning the pallets to Pabst's brewery.

PANEL DECISION: The Panel remanded to Revenue Canada, with instructions, that aspect of the final determination concerning the determination of a preponderant price for Heileman's sales in the home market. The Panel also remanded, with instructions, that aspect of the final determination concerning the inclusion of interest expenses in the calculation of Stroh's cost of production. The Panel affirmed all other aspects of Revenue Canada's final determination at issue before the Panel.

Revenue Canada was instructed to provide a determination on remand to the Panel within 45 days of the issuance of the decision (by no later than

September 21, 1992).

Dated: August 13, 1992.

James R. Holbein,

United States Secretary, FTA Binational Secretariat.

[FR Doc. 92-20114 Filed 8-21-92; 8:45 am] BILLING CODE 3510-GT-M

United States-Canada Free-Trade Agreement, Article 1904 Binational Panel Reviews; Request for Panel Review

AGENCY: United States-Canada Free-Trade Agreement, Binational Secretariat, United States Section, International Trade Administration, Department of Commerce.

ACTION: Notice of First Request for Panel Review of Final Affirmative
Antidumping Duty Determination made by the Department of Commerce,
International Trade Administration,
Import Administration, respecting Pure
Magnesium and Alloy Magnesium from
Canada, filed by Norsk Hydro Canada,
Inc. with the United States Section of
the Binational Secretariat on August 10,

SUMMARY: On August 10, 1992, Norsk Hydro Canada, Inc. filed a Request for Panel Review with the United States Section of the Binational Secretariat pursuant to article 1904 of the United States-Canada Free-Trade Agreement. Panel review was requested of the Final Affirmative Antidumping Duty Determination respecting Pure Magnesium and Alloy Magnesium from Canada made by the International Trade Administration, Import Administration File Number A-122-814, which was

published in the Federal Register on July 13, 1992, (57 FR 30939). The Binational Secretariat has assigned Case Number USA-92-1904-04 to this Request.

FOR FURTHER INFORMATION CONTACT: James R. Holbein, United States Secretary, Binational Secretariat, Suite 2061, 14th and Constitution Avenue, Washington, DC 20230, (202) 377–5438.

SUPPLEMENTARY INFORMATION: Chapter 19 of the United States-Canada Free-Trade Agreement ("Agreement") establishes a mechanism to replace domestic judicial review of final determinations in antidumping and countervailing duty cases involving imports from the other country with review by independent binational panels. When a Request for Panel Review is filed, a panel is established to act in place of national courts to review expeditiously the final determination to determine whether it conforms with the antidumping or countervailing duty law of the country that made the determination.

Under article 1904 of the Agreement, which came into force on January 1, 1989, the Government of the United States and the Government of Canada established Rules of Procedure for Article 1904 Binational Panel Reviews ("Rules"). These Rules were published in the Federal Register on December 30. 1988 (53 FR 53212). The Rules were amended by Amendments to the Rules of Procedure for article 1904 Binational Panel Reviews, published in the Federal Register on December 27, 1989 (54 FR 53165). The Rules were further amended and a consolidated version of the amended Rules was published in the Federal Register on June 15, 1992 (57 FR 26698). The panel review in this matter will be conducted in accordance with these Rules.

Rule 35(2) requires the Secretary of the responsible Section of the FTA Binational Secretariat to publish a notice that a first Request for Panel Review has been received. A first Request for Panel Review was filed with the United States Section of the Binational Secretariat, pursuant to article 1904 of the Agreement, on August 10, 1992, requesting panel review of the final determination described above.

Rule 35(1)(c) of the Rules provides that:

(a) A Party or interested person may challenge the final determination in whole or in part by filing a Complaint in accordance with Rule 39 within 30 days after the filing of the first Request for Panel Review (the deadline for filing a Complaint is September 9, 1992);

(b) A Party, an investigating authority or any interested person that does not file a Complaint may participate in the panel review by filing a Notice of Appearance in accordance with Rule 40 within 45 days after the filing of the first Request for Panel Review (the deadline for filing a Notice of Appearance is September 24, 1992); and

(c) The panel review shall be limited to the allegations of error of fact or law, including the jurisdiction of the investigating authority, that are set out in the Complaints filed in the panel review and the procedural and substantive defenses raised in the panel review.

Dated: August 13, 1992.

James R. Holbein,

United States Secretary, FTA Binational Secretariat.

[FR Doc. 92-20115 Filed 8-21-92; 8:45 am] BILLING CODE 3510-GT-M

#### National Oceanic and Atmospheric Administration

## Pacific Fishery Management Council; Statement of Organization, Practices and Procedures

AGENCY: National Marine Fisheries Service (NMFS), NOAA, Commerce. ACTION: Notice of revision to statement of organization, practices and procedures.

SUMMARY: Pursuant to section 302(f)(6) of the Magnuson Fishery Conservation and Management Act (Magnuson Act), 16 U.S.C. 1801 et seq., each Regional Fishery Management Council (Council) is responsible for carrying out its functions under the Magnuson Act, in accordance with such uniform standards as are prescribed by the Secretary of Commerce (Secretary). Further, each Council must make available to the public a statement of its organization, practices and procedures (SOPP).

On January 6, 1992, NOAA published in the Federal Register (57 FR 375) a final rule that revised the regulations (50 CFR parts 601 and 605) and guidelines concerning the operations of the Councils under the Magnuson Act. The final rule, effective February 5, 1992, implemented parts of sections 108 and 109 of Public Law 101–627, the Fishery Conservation Amendments of 1990, which amended and reauthorized the Magnuson Act through September 30, 1993.

In accordance with the abovementioned final rule, the Pacific Fishery Management Council (Pacific Council) has revised its SOPP, which was originally published in the Federal Register on February 15, 1984 (49 FR 5807). Interested parties may obtain a copy of the Pacific Council's revised SOPP by contacting Lawrence D. Six, Executive Director, Pacific Fishery Management Council, 200 SW. First Avenue, suite 420, Portland, OR 97201; telephone: (503) 326–6352.

Dated: August 18, 1992.

#### Richard H. Schaefer,

Director of Office of Fisheries Conservation and Management, National Marine Fisheries Service.

[FR Doc. 92-20190 Filed 8-21-92; 8:45 am] BILLING CODE 3510-22-M

# COMMITTEE FOR THE IMPLEMENTATION OF TEXTILE AGREEMENTS

Announcement of Import Restraint Limits for Certain Cotton, Wool, Man-Made Fiber, Silk Blend and Other Vegetable Fiber Textiles and Textile Products Produced or Manufactured in Mauritius

August 18, 1992.

AGENCY: Committee for the Implementation of Textile Agreements (CITA).

ACTION: Issuing a directive to the Commissioner of Customs establishing limits for the new agreement year.

#### EFFECTIVE DATE: October 1, 1992.

FOR FURTHER INFORMATION CONTACT:
Ross Arnold, International Trade
Specialist, Office of Textiles and
Apparel, U.S. Department of Commerce,
[202] 377–4212. For information on the
quota status of these limits, refer to the
Quota Status Reports posted on the
bulletin boards of each Customs port or
call (202) 927–5850. For information on
embargoes and quota re-openings, call
[202] 377–3715.

#### SUPPLEMENTARY INFORMATION:

Authority: Executive Order 11651 of March 3, 1972, as amended; section 204 of the Agricultural Act of 1956, as amended (7 U.S.C. 1854).

The Governments of the United States and Mauritius agreed to extend their current bilateral agreement through September 30, 1993.

A copy of the current bilateral agreement is available from the Textiles Division, Bureau of Economic and Business Affairs, U.S. Department of State [202] 647–3889.

A description of the textile and apparel categories in terms of HTS numbers is available in the CORRELATION: Textile and Apparel Categories with the Harmonized Tariff Schedule of the United States (see

Federal Register notice 56 FR 60101, published on November 27, 1991).

The letter to the Commissioner of Customs and the actions taken pursuant to it are not designed to implement all of the provisions of the bilateral agreement, but are designed to assist only in the implementation of certain of its provisions.

Auggie D. Tantillo,

Chairman, Committee for the Implementation of Textile Agreements.

## Committee for the Implementation of Textile Agreements

August 18, 1992.

Commissioner of Customs, Department of the Treasury, Washington, DC 20229.

Dear Commissioner: Under the terms of section 204 of the Agricultural Act of 1956, as amended (7 U.S.C. 1854); pursuant to the Bilateral Cotton, Wool, Man-Made Fiber, Silk Blend and Other Vegetable Fiber Textile Agreement, effected by exchange of notes dated June 3 and 4, 1985, as amended and extended, between the Governments of the United States and Mauritius; and in accordance with the provisions of Executive Order 11651 of March 3, 1972, as amended, you are directed to prohibit, effective on October 1, 1992, entry into the United States for consumption and withdrawal from warehouse for consumption of cotton, wool, man-made fiber, silk blend and other vegetable fiber textiles and textile products in the following categories, produced or manufactured in Mauritius and exported during the twelve-month period beginning on October 1, 1992 and extending through September 30, 1993, in excess of the following levels of restraint:

Category	Twelve-month restraint limit			
Was a second				
Knit group				
345, 438, 445, 446, 645 and 646, as a group.	124,529 dozen.			
Levels not in a group				
237	. 160,587 dozen.			
331	425,555 dozen pairs.			
335/835	63,834 dozen.			
336	75,117 dozen.			
338/339	. 300,726 dozen.			
340/640	481,899 dozen of which not more than 297,916 dozen shall be in Cate- gories 340-Y/640-Y 1.			
341/641				
342/642/842				
347/348				
351/651				
352/652	1.262.477 dozen of which			
	not more than			
	1,073,106 dozen shall be in Category 352.			
442				
604-A <sup>2</sup>	A CONTRACTOR OF THE CONTRACTOR			
638/639				
647/648/847	TOTAL STATE OF THE PARTY OF THE			

<sup>1</sup> Category 340-Y: only HTS numbers 6205.20.2015, 6205.20.2020, 6205.20.2046, 6205.20.2050 and 6205.20.2060; Category 640-Y:

only HTS numbers 6205.30.2010, 6205.30.2020, 6205.30.2050 and 6205.30.2060.

<sup>2</sup> Category 604–A: only HTS number 5509.32.0000.

Imports charged to these category limits for the period October 1, 1991 through September 30, 1992 shall be charged against those levels of restraint to the extent of any unfilled balances. In the event the limits established for that period have been exhausted by previous entries, such goods shall be subject to the levels set forth in this directive.

The limits set forth above are subject to adjustment in the future pursuant to the provisions of the current bilateral agreement between the Governments of the United States and Mauritius.

In carrying out the above directions, the Commissioner of Customs should construe entry into the United States for consumption to include entry for consumption into the Commonwealth of Puerto Rico.

The Committee for the Implementation of Textile Agreements has determined that these actions fall within the foreign affairs exception of the rulemaking provisions of 5 U.S.C. 553(a)(1).

Sincerely,

Auggie D. Tantillo,

Chairman, Committee for the Implementation of Textile Agreements.

[FR Doc. 92–20210 Filed 8–21–92; 8:45 am]

# COMMITTEE FOR PURCHASE FROM THE BLIND AND OTHER SEVERELY HANDICAPPED

# **Procurement List; Addition**

**AGENCY:** Committee for Purchase from the Blind and Other Severely Handicapped.

ACTION: Addition to procurement list.

SUMMARY: This action adds to the Procurement List a service to be furnished by a nonprofit agency employing persons who are blind or have other severe disabilities.

ADDRESSES: Committee for Purchase from the Blind and Other Severely Handicapped, Crystal Square 3, suite 403, 1735 Jefferson Davis Highway.

Arlington, Virginia 22202–3509.
FOR FURTHER INFORMATION CONTACT:
Beverly Milkman (703) 557–1145.

SUPPLEMENTARY INFORMATION: On February 14, 1992, the Committee for Purchase from the Blind and Other Severely Handicapped published notice (57 F.R. 5420) of a proposed addition to the Procurement List. Comments were received from the current contractor for this service in response to a request from the Committee for sales data in conjunction with the proposed addition to the Procurement List of a much larger janitorial/custodial contract for which

the firm was also the current contractor. The contractor opposed that action on the basis that his firm had just taken over the contract, had expended extra resources in cleaning it to standards, and had counted on recouping the extra resources by competing for and obtaining the contract for a longer period of time when it was resolicited in early 1993.

In addition, the contractor provided information indicating several of his current Government contracts were expiring and that his firm would lose the opportunity to compete to retain two of them because they were going to be offered to 8(a) firms. He said that adding the contract in question to the Procurement List would almost put the firm out of business. In closing, the contractor suggested that the Committee put persons with disabilities to work for current Federal contractors, noting that he was always looking for qualified people.

Because adding the larger contract on which the contractor commented to the Procurement List might have a severe adverse impact on the firm's business, the Committee is not at this time taking such action. The addition of the considerably smaller contract covered by this action will not in the Committee's judgement result in severe adverse impact on the contractor. In reaching this conclusion, the Committee considered sales data provided by the contractor and contract information provided by the General Services Administration, which has a number of contracts with the firm.

The Committee also took into account the strong likelihood that in the absence of action by the Committee to add this contract to the Procurement List, it would have been set-aside for provision by an 8(a) firm under the Small Business Administration's 8(a) Program. If this had occurred, the current contractor would not have the opportunity to compete for the contract in the future, and the Committee's action could not be regarded as having had any impact on the firm.

With respect to the contractor's suggestion that the Committee act to place qualified persons with disabilities on the workforces of current contractors, the Committee has no authority to implement such a suggestion. Moreover, the individuals with severe disabilities who work on contracts added to the Procurement List are not, by definition, ready to assume jobs in the competitive marketplace. The Committee also believes that the suggested approach would not necessarily achieve a primary goal of its program, which is to provide stable

employment for people with severe disabilities, since private contractors are not guaranteed future contracts.

After consideration of the material presented to it concerning the capability of a qualified nonprofit agency to provide the service, fair market price, and the impact of the addition on the current or most recent contractor, the Committee has determined that the service listed below is suitable for procurement by the Federal Government under 41 U.S.C. 46–48c and 41 CFR 51–2.6.

I certify that the following action will not have a significant impact on a substantial number of small entities. The major factors considered for this certification were:

- 1. The action will not result in any additional reporting, recordkeeping or other compliance requirements for small entities other than the small organizations that will furnish the service to the Government.
- 2. The action will not have a severe economic impact on current contractors for the service.
- The action will result in authorizing small entities to furnish the service to the Government.
- 4. There are no known regulatory alternatives which would accomplish the objectives of the Javits-Wagner-O'Day Act (41 U.S.C. 46-48c) in connection with the service proposed for addition to the Procurement List.

Accordingly, the following service is hereby added to the Procurement List:

# Janitorial/Custodial

Federal Building (Terminal Annex Building), 207 S. Houston, Dallas, Texas.

This action does not affect contracts awarded prior to the effective date of this addition or options exercised under those contracts.

E.R. Alley, Jr.,

Deputy Executive Director. [FR Doc. 92–20063 Filed 8–21–92; 8:45 am] BILLING CODE 6820-33-M

# DEPARTMENT OF DEFENSE

# Department of the Army

Office of the Secretary of the Army; Environmental Assessment for Realignment Actions at Anniston Army Depot, AL

AGENCY: Department of Defense, United States Army.

**ACTION:** Finding of No significant impact.

SUMAMRY: The proposed action is to implement the Defense Base Closure Commission's decision to realign the electro-optics/night vision maintenance workload from Sacramento Army Depot, California to Anniston Army Depot (ANAD), Alabama and the missile maintenance workload from ANAD to Letterkenny Army Depot, Chambersburg, Pennsylvania and the U.S. Army's initiative to transfer the tank maintenance workload from Mainz

Army Depot to ANAD.

The realignment of the electro-optics/
night vision maintenance workload is
the subject of public-to-public
competition between ANAD and the
Sacramento Air Logistics Center at
McClellan Air Force Base in California.
The overall affect of these realignments
would be a net increase of

approximately 14 positions at ANAD. Four alternatives were considered in the Environmental Assessment (EA). In the Preferred Alternative, ANAD is successful in winning the competition for realignment of the electro-optics/ night vision maintenance workload, and the timing of the transfer of the missile maintenance workload to Letterkenny Army Depot is such that the missile maintenance functions have vacated facilities at ANAD before the electrooptics/night vision maintenance workload arrives. Tank maintenance transfers independently from Mainz Army Depot to ANAD in 1993. Alternative 1, modified timing, is the same as the Preferred Alternative except that the timing of the transfer of the missile maintenance workload is such that it would be performed concurrently with the electro-optics/ night vision maintenance workload at ANAD for a period of time. Alternative 2 differs from the Preferred Alternative in that ANAD is not successful in winning the competition for realignment of the electro-optics/night vision maintenance workload. Alternative 3 is the No-Action alternative. The No-Action Alternative provides a baseline against which the

proposed action can be compared.

None of the alternatives would require building construction at ANAD, and, with the exception of utility extensions, none require renovations external to the buildings. The tank maintenance workload to be transferred to ANAD consists of the same types of activities as the tank maintenance work already conducted at ANAD and would be accommodated by existing facilities. The electro-optics/night vision maintenance workload would also be accommodated by existing facilities.

accommodated by existing facilities.

The addition of electro-optics/night vision maintenance workload and the increase in tank maintenance workload

would result in a subsequent increase in air emissions, noise, hazardous waste generation, and chance for disturbing soils, surface water and contaminated groundwater. However, these effects would be insignificant, and would be decreased following the transfer of missile maintenance from ANAD to Letterkenny Army Depot. The proposed realignments are also expected to have an insignificant effect on housing, and the quality of life. Biological, physical and cultural resources such as native vegetation, wildlife, including threatened and endangered species, historic structures, and archeological sites would not be affected by this action.

Based on the environmental impact analyses found in the EA, which is hereby incorporated into this Finding of No Significant Impact (FNSI), it has been determined that implementation of the proposed action would not have significant individual or cumulative impacts on the quality of the natural or human environment. Because there would be no significant environmental impacts resulting from implementation of the proposed action, an Environmental Impact Statement is not required and will not be prepared.

DATES: Comments must be received on or before September 23, 1992.

ADDRESSES: Persons wishing to comment may obtain a copy of the EA or inquire into this FNSI by writing to the U.S. Army Corps of Engineers, Mobile District, ATTN: CESAM-PD-ER, P.O. Box 2288, Mobile, AL 36628.

FOR FURTHER INFORMATION: Questions regarding this FNSI may be directed to Dr. Neil Robison at (205) 694-4112.

Dated: August 17, 1992. Lewis D. Walker.

Deputy Assistant Secretary of the Army, (Environment, Safety & Occupational Health), OASA (IL&E).

[FR Doc. 92-20139 Filed 8-21-92; 8:45 am] BILLING CODE 3710-08-M

Office of the Secretary of the Army; Environmental Assessment for Realignment Actions at Letterkenny Army Depot, PA

AGENCY: Department of Defense, United States Army.

ACTION: Finding of no significant impact.

SUMMARY: The proposed action implements the Defense Base Closure Commission's decision to realign administrative and maintenance workloads at Letterkenny Army Depot (LEAD). The administrative realignments involve the transfer of

Headquarters, U.S. Army Depot System Command (DESCOM) and the Systems Integration and Management Activity (SIMA) from LEAD to Rock Island Arsenal.

Maintenance realignments, including all applicable secondary items, subassemblies and peripherals, are occurring to consolidate workloads among Army depots. These realignments involve the following:

—The transfer of tactical missile maintenance workloads from contractor facilities, Anniston Army Depot, Tobyhanna Army, Depot (AN/TSQ-73 Air Defense Command and Control System), Red River Army Depot, and Navy and Air Force facilities to LEAD.

The realignment of the Firefinder
Radar maintenance workload from
Sacramento Army Depot (SAAD) to
LEAD. The workload realignment
from SAAD is subject to competition
between LEAD and the Sacramento
Air Logistics Center.

—The realignment of the tactical vehicle maintenance workload from LEAD to Tooele Army Depot, and the realignment of the self-propelled and towed artillery maintenance workload from LEAD to Red River Army Depot.

The overall effect of these realignments would be a net loss of approximately 52 civilian and 39 military work-years at LEAD.

Alternatives considered in the Environmental Assessment (EA) include the following:

—The Preferred Alternative, which would transfer the artillery and vehicle workloads from LEAD by 1994, phase the incoming missile maintenance workload over a 5-year period, and result in successful competition for the Firefinder Radar maintenance workload;

—Alternative 1, which differs from the Preferred Alternative in that the artillery and vehicle workloads begin to leave LEAD in 1995, after the arrival of much of the incoming missile maintenance workload;

—Alternative 2, which would be the same as the Preferred Alternative, except that LEAD would be unsuccessful in winning the competition for the Firefinder Radar maintenance workload;

—Alternative 3, the No-Action Alternative, which provides the baseline at LEAD against which the other alternatives can be compared.

None of the alternatives would require building construction at LEAD, and with the exception of utility extensions, none would require renovations external to

the buildings. There are internal renovations to existing buildings. The workload to be transferred to LEAD is the same or similar to maintenance work already conducted at LEAD. Although the overall result will be a small decrease in positions at the installation, the maintenance workload will increase. This increase would affect water and energy use, waste water flows, air emissions, and municipal solid and hazardous waste generation. Neither the resources used or waste streams produced would have a significant impact on the environment. Biological, physical, and cultural resources would not be affected by this action since existing buildings to be renovated and used for maintenance activities are located in developed or otherwise disturbed areas.

The proposed realignments are expected to have an insignificant effect on the socioeconomic environment, including total sales, employment, population and income. Although Headquarters DESCOM/SIMA employees may have difficulties in finding positions elsewhere at LEAD, the impact will not be significant, and the effect will be minimized by assisting in job relocation and training, as appropriate.

Based on the environmental impact analyses found in the EA, which is hereby incorporated into the Finding of No Significant Impact (FNSI), it has been determined that implementation of the proposed action would not have significant individual or cumulative impacts on the quality of the natural or human environment. Because there would be no significant environmental impacts resulting from implementation of the proposed action, an Environmental Impact Statement is not required and will not be prepared.

DATES: Comments must be received on or before September 23, 1992.

ADDRESSES: Persons wishing to comment may obtain a copy of the EA or inquire into this FNSI by writing to the U.S. Army Corps of Engineers, Baltimore District, ATTN: CENAB-PL-E (Mr. Larry Eastman), P.O. Box 1715, Baltimore, Maryland 21203–1715.

FOR FURTHER INFORMATION CONTACT: Questions regarding this FNSI may be directed to Mr. Larry Eastman by calling (410) 962–4938.

Dated: August 17, 1992.

# Lewis D. Walker,

Deputy Assistant Secretory of the Army, (Environment, Safety & Occupational Health) OASA (ILDE).

[FR Doc. 92-20140 Filed 8-21-92; 8:45 am] BILLING CODE 3710-08-M

# CONUS Automated Rate System (CARTS); Proposed Changes

AGENCY: Military Traffic Management Command, DOD.

**ACTION:** Notice of extension to comment period.

SUMMARY: This advises extension of comment period for the proposed changes to the CONUS Automated Rate System (CARTS). The changes were identified in the Federal Register (57 FR 28842) June 29, 1992. Subject was "Military Traffic Management Command, Directorate of Personal Property, CONUS Automated Rate System (CARTS): Proposed changes."

DATES: Comments must be received not later than October 1, 1992.

ADDRESSES: Comments may be mailed to Headquarters, Military Traffic Management Command, ATTN: MTPP-CD, room 408, 5611 Columbia Pike-Falls Church, VA 22041–5050.

FOR FURTHER INFORMATION CONTACT: Janet Nemier (703) 756–1190, Military Traffic Management Command, ATTN: MTPP-CD, room 408, 5611 Columbia Pike, Falls Church, VA 22041–5050.

Kenneth L. Denton.

Army Federal Register Liaison Officer. [FR Doc. 92–20133 Filed 8–21–92; 8:45 am] BILLING CODE 3719–98 M

# **DEPARTMENT OF EDUCATION**

National Assessment Governing Board; Closed and Partially Closed Teleconference Meetings

SUMMARY: This notice sets forth the schedule and proposed agenda of forthcoming teleconference meetings of the National Assessment Governing Board and three of its committees, Subject Area Committee #1. Achievement Levels Committee, and the Executive Committee. This notice also describes the functions of the Board. Notice of this meeting is required under section 10 (a)(2) of the Federal Advisory Committee Act. This document is intended to notify the general public of their opportunity to attend the open meeting and the open portion of the partially closed teleconference meeting. DATES: September 3, 9, 23, and 29, 1992. TIME: September 3, 1992-Subject Area Committee #1, 11 a.m.-noon, (open); September 9, 1992—Achievement Levels-11 a.m. to 1 p.m. (closed); September 23, 1992—Executive Committee-11 a.m. to 11:30 a.m. (open). 11:30 a.m.-1 p.m. (closed); September 29, 1992-Full Board-11 a.m.-1 p.m. (closed).

LOCATION: National Assessment Governing Board, suite 825, 800 North Capitol Street, NW., Washington, DC.

FOR FURTHER INFORMATION CONTACT: Mary Ann Wilmer, Operations Officer, National Assessment Governing Board, suite 825, 800 North Capitol Street, NW., Washington, DC, 20002–4233, Telephone: (202) 357–6938.

SUPPLEMENTARY INFORMATION: The National Assessment Governing Board is established under section 406[i] of the General Education Provisions Act (GEPA) as amended by section 3403 of the National Assessment of Educational Progress Improvement Act (NAEP Improvement Act), title III–C of the Augustus F. Hawkins—Robert T. Stafford Elementary and Secondary School Improvement Amendments of 1988 (Pub. L. 100–297), (20 U.S.C. 1221e–1).

The Board is established to formulate policy guidelines for the National Assessment of Educational Progress. The Board is responsible for selecting subject areas to be assessed, developing assessment objectives, identifying appropriate achievement goals for each grade and subject tested, and establishing standards and procedures for interstate and national comparisons.

On September 3, 1992, the Subject Area Committee #1 will meet via teleconference from 11 a.m. to noon. In this meeting the Committee will take final action on the U.S. History and geography items developed for the 1993 field test in preparation for the assessment in 1994. This meeting will be open to the public.

On September 9, 1992, the Achievement Levels Committee will meet via teleconference from 11 a.m. until 1 p.m. This meeting will be closed to the public to permit the Committee to continue their review of preliminary. unreleased data from the 1992 math assessment. Upon the completion of the review of these data, the Committee will formulate a recommendation for action by the Executive Committee. The discussion will include references to specific items from the assessment, the disclosure of which would significantly frustrate implementation of the NAEP. The results of the assessment must be presented in closed session because reference may be made to data which may be incorrect, incomplete, or misinterpreted. Premature disclosure of these data might significantly frustrate implementation of a proposed agency action. Such matters are protected by exemption 9(B) of section 552b(c) of title 5 U.S.C.

On September 23, 1992, the Executive Committee will meet via telephone conference in open session from 11 a.m. until 11:30 a.m. to discuss the status of the budget request for fiscal years 1993 and 1994 and to act on policies to implement the memorandum of understanding recently signed by the Board and the Secretary. Beginning at 11:30 a.m., the meeting will close to the public because the Committee will review the recommendations from the Achievement Levels Committee regarding the setting of "cut scores" for the 1992 math assessment. The Committee will discuss these recommendations and, if appropriate, take final action. Otherwise, the Committee will formulate a recommendation for action for the full Board. This portion of the Executive Committee meeting (11:30 a.m. to 1 p.m.) will be closed to the public to permit the members to review preliminary, unreleased data from the 1992 math assessment. The discussion will include references to specific items from the assessment, the disclosure of which would significantly frustrate implementation of the NAEP. The results of the assessment must be presented in closed session because reference may be made to data which may be incorrect, incomplete, or misinterpreted. Premature disclosure of this data might significantly frustrate implementation of a proposed agency action. Such matters are protected by exemption 9(B) of section 552b(c) of title 5 U.S.C. Telephonic devices and seating space will be available to permit the public to hear and participate in the open portions of the meetings.

The full Board will convene via telephone conference in closed session from 11 a.m. to 1 p.m. on September 29, 1992 to review the recommendation from the Achievement Levels and the Executive Committees and to take final action on this matter. The meeting will be closed to the public because the Board's deliberations will involve the review of preliminary unreleased data from the 1992 math assessment. The discussion will include references to specific items from the assessment, the disclosure of which would significantly frustrate implementation of the NAEP. The results of the assessment must be presented in closed session because reference may be made to data which may be incorrect, incomplete, or misinterpreted. Premature disclosure of this data might significantly frustrate implementation of a proposed agency action. Such matters are protected by exemption 9(B) of section 552b(c) of title 5 U.S.C.

A summary of the activities at the closed sessions and related matters, which are informative to the public and consistent with the policy of 5 U.S.C. 552b, will be available to the public within fourteen days after the meeting.

Records are kept of all Board proceedings and are available for public inspection at the U.S. Department of Education, National Assessment Governing Board, suite 825, 800 North Capitol Street, NW., Washington, DC, from 8:30 a.m. to 5 p.m.

Dated: August 18, 1992.

#### Roy Truby.

Executive Director, National Assessment Governing Board.

[FR Doc. 92-20113 Filed 8-21-92; 8:45 am] BILLING CODE 4000-01-M

# **DEPARTMENT OF ENERGY**

# **Economic Regulatory Administration**

# Final Consent Order With Robert J. Martin

AGENCY: Economic Regulatory Administration, DOE.

**ACTION:** Final action on proposed consent order.

SUMMARY: The Department of Energy (DOE) has determined that a proposed Consent Order between the DOE and Robert J. Martin, which was published for public comment in 57 FR 30205 (July 8, 1992), shall be made final. The Consent Order resolves matters relating to Martin's compliance with the federal petroleum price and allocation regulations for the period August 19, 1973 through January 27, 1981. To resolve these matters. Martin will pay to the DOE the principal sum of \$560,000, plus interest from the effective date of the Consent Order, over three years. Following receipt of the settlement monies, ERA will petition the DOE's Office of Hearings and Appeals to implement Special Refund Procedures pursuant to 10 CFR part 205, subpart V. in which proceedings any persons who claim to have suffered injury from the alleged overcharges would have the opportunity to submit claims for payment.

# FOR FURTHER INFORMATION CONTACT:

Dorothy Hamid, Economic Regulatory Administration, Department of Energy, 820 First Street, NE., Suite 810, Washington, DC 20002, (202) 523–3045.

#### SUPPLEMENTAL INFORMATION:

I. Introduction
II. Comment Received
III. Analysis of Comment
IV. Decision

#### I. Introduction

On July 8, 1992, the DOE's Economic Regulatory Administration (ERA) issued a notice announcing a proposed Consent Order between DOE and Martin, which would resolve matters relating to Martin's compliance with the federal petroleum price and allocation regulations for the period August 19, 1973 through January 27, 1981. 57 FR 30205. Specifically, the July 8 Notice provided information regarding Martin's potential refund liability for alleged entitlements misreporting and circumvention violations arising from certain crude oil and processing agreement transactions at issue in a Proposed Remedial Order (PRO) issued January 31, 1990, to Martin and four others. The Notice also explained the considerations which underlay the ERA's preliminary view that the settlement is favorable to the government and in the public interest.

The Notice solicited written comment from the public relating to the terms and conditions of the settlement and whether the settlement should be made final. ERA received one written comment, which was considered in making the decision to issue the proposed Consent Order as a final Order.

# II. Comment Received

The one comment received on the proposed Consent Order, submitted on behalf of a group of utilities, transporters and manufacturers (hereafter end users), addressed the adequacy of the information provided in the July 8 Notice concerning Martin's financial condition. Specifically, the end users contended that the July 8 Notice did not supply sufficient information in order to permit meaningful comment on the amount of the proposed settlement, and thus failed to comply with the requirements contained in 10 CFR 205.199.1

# III. Analysis of Comment

The DOE is required under 10 CFR 205.199J(c) to provide, "at a minimum," the following information in the Federal Register Notice:

The name of the company concerned, a brief summary of the Consent Order and other facts or allegations relevant thereto, the address and telephone number of the DOE

Section 205.199 concerns the requirements for filing a motion for evidentiary hearing in PRO proceedings conducted before the Office of Hearings and Appeals. ERA assumes the end users intended to cite 10 CFR 205.199](c), which governs the notice and public comment procedures applicable to proposed settlements of \$500,000 or more.

office at which copies of the Consent Order will be available free of charge, the address to which comments on the Consent Order will be received by the DOE, and the date by which such comment should be submitted

The July 8 Notice clearly met these regulatory requirements. Not only was a summary of the proposed settlement terms provided, but the complete text of the Consent Order was published as well. The matters to be resolved by the proposed Consent Order were specifically identified, and the bases for the DOE's preliminary agreement to the proposed settlement were explained.

Furthermore, the July 8 Notice stated that the proposed settlement amount to be paid by Martin was based on ability-to-pay considerations; and that after analysis of documents submitted to DOE by Martin reflecting his financial condition, "ERA \* \* \* determined that Martin would not be able to satisfy a judgment in an amount approaching the potential maximum liability alleged in the PRO." 57 FR 30205.

Because Martin's financial information was provided to ERA on a confidential basis and for settlement purposes only, disclosure of those data would be contrary to the wellrecognized confidentiality of the substance of settlement negotiations and would discourage parties from entering into settlement with DOE. ERA notes generally that Martin provided, subject to the penalty prescribed by 18 U.S.C. 1001 (false statements), financial data covering a period of ten years, such as, inter alia, personal income tax returns; partnership tax returns; a detailed financial statement; purchases, sales and transfers of real and personal property, including securities; listing of checks written for over \$500; jointly held property; statement of assets and liabilities; and notes, agreements, and other documentary support for the above information. In assessing Martin's ability to pay, ERA employed the percentage of net worth figures set forth in the Settlement Guidelines filed by DOE with the Federal Energy Regulatory Commission (FERC) in Docket Nos. RO86-6-000 et al. on January 27, and February 24, 1988.2 Based on its analysis of Martin's condition, ERA preliminarily agreed to the proposed settlement.

# IV. Decision

Upon consideration of the written comment received and addressed above, and inasmuch as there are not other bases proffered for rejecting or modifying the settlement as proposed, the DOE has determined that it is in the best interest of the public to make the proposed Consent Order final without change. By this notice, and pursuant to 10 CFR 205.199], the proposed Consent Order between DOE and Martin is made a final Order of the Department of Energy, effective on the date of publication of this notice in the Federal Register.

Issued in Washington, DC, on August 17, 1992.

# Milton C. Lorenz,

Chief Counsel for Enforcement Litigation, Economic Regulatory Administration. [FR Doc. 92–20188 Filed 8–21–92; 8:45 am] BILLING CODE 5459–01–M

#### Federal Energy Regulatory Commission

[Docket No. QF90-217-003]

Sumas Cogeneration Co., L.P.; Application for Commission Recertification of Qualifying Status of a Cogeneration Facility

August 18, 1992.

On August 13, 1992, Sumas
Cogeneration Company L.P. of 17411
N.E. Union Hill Road, suite 290,
Redmond, Washington 98052, submitted
for filing an application for
recertification of a facility as a
qualifying cogeneration facility pursuant
to § 292.207(b) of the Commission's
Regulations. No determination has been
made that the submittal constitutes a
complete filing.

The topping-cycle cogeneration facility will be located in the City of Sumas, Washington. The Commission previously certified the facility as a qualifying cogeneration facility, Sumas Energy, Inc., 53 FERC [62,148 (1990). The instant request for recertification is due to change in ownership of the facility from Sumas Energy, Inc. to Sumas Cogeneration Company L.P., an increase in the net electric power production capacity to 122.9 MW and a change in the installation and operational date to March 1992 and May 1993 respectively.

Any person desiring to be heard or objecting to the granting of qualifying status should file a motion to intervene or protest with the Federal Energy Regulatory Commission, 825 North Capitol Street, NE., Washington, DC 20426, in accordance with rules 211 and 214 of the Commission's Rules of Practice and Procedure. All such motions or protests must be filed within 30 days after the date of publication of this notice in the Federal Register and must be served on the applicant. Protests will be considered by the Commission in determining the appropriate action to be taken but will not serve to make protestants parties to the proceeding. Any person wishing to become a party must file a petition to intervene. Copies of this filing are on file with the Commission and are available for public inspection.

#### Linwood A. Watson, Jr.,

Acting Secretary.

[FR Doc. 92-20159 Filed 8-21-92; 8:45 am]

[FERC No. JD92-02505T (Texas-15 Addition 3) Vicksburg Formation]

[FERC No. JD 92-02506T (Texas-48) Upper Wilcox Formation]

#### Rallroad Commission of Texas Tight Formation Determinations; Informal Conference

August 18, 1992.

Take notice that an informal conference will be convened in the above-referenced proceedings on Thursday, August 27, 1992, at 9 a.m. The conference will be held in room 3400C at the offices of the Federal Energy Regulatory Commission, 825 North Capitol Street NE., Washington, DC 20426.

For further information, contact Janet Ardinger at (202) 208–0895.

# Linwood A. Watson, Jr.,

Acting Secretary.

[FR Doc. 92-20160 Filed 8-21-92; 8:45 am]

[Project No. 10936-001 Washington]

# Swift Creek Hydro, Inc.; Surrender of Preliminary Permit

August 18, 1992.

Take notice that Swift Creek Hydro, Inc. Permittee for the Swift Creek Project No. 10936, has requested that its preliminary permit be terminated. The preliminary permit for Project No. 10936 was issued September 28, 1990, and would have expired August 31, 1993. The project would have been located on Swift Creek within the Mount Baker

While the Settlement Guidelines were, by their express terms, applicable only to 22 "layering" cases then pending appeal before FERC in Erickson Refining Corp., et al., DOE stated therein its potential use of the Guidelines in other cases as will. Since their filings, ERA has employed the Settlement Guidelines, percentage of net worth approach in many (in)ability to pay settlements.

National Forest in Whatcom County,

Washington.

The Permittee filed the request on March 26, 1992, and the preliminary permit for Project No. 10936 shall remain in effect through the thirtieth day after issuance of this notice unless that day is a Saturday, Sunday or holiday as described in 18 CFR 385.2007, in which case the permit shall remain in effect through the first business day following that day. New applications involving this project site, to the extent provided for under 18 CFR part 4, may be filed on the next business day.

Linwood A. Watson, Jr.,

Acting Secretary.

IFR Doc. 92-20161 Filed 8-21-92; 8:45 am]

BILLING CODE 6717-01-M

#### [Docket No. TQ92-5-1-001]

# Alabama-Tennessee Natural Gas Co. **Proposed PGA Rate Adjustment**

August 18, 1992.

Take notice that on August 10, 1992, Alabama-Tennessee Natural Gas Company ("Alabama-Tennessee"), Post Office Box 918, Florence, Alabama 35631, tendered for filing as part of its FERC Gas Tariff, First Revised Volume No. 1, the following tariff sheet with a proposed effective date of July 1, 1992:

# Sub. 32nd Rev. Sheet No. 4

Alabama-Tennessee states that this filing is being made to comply with the Commission's Letter Order issued July 31, 1992 in the above-referenced proceeding. According to Alabama-Tennessee, Sub. 32nd Rev. Sheet No. 4 reflects the corrected summer total of the substitution charge component of Rate Schedule SG and the removal of Order No. 94 surcharge amounts as directed by the Commission. In addition, Alabama-Tennessee has attached various schedules showing the computation of certain adjustments as further required by the Commission.

Alabama-Tennessee has requested any waivers of the Commission's Regulations that may be necessary to permit the tariff sheet to become

effective as proposed.

Alabama-Tennessee states that copies of the tariff filing have been mailed to all of its jurisdictional sales and transportation customers and affected state regulatory commissions.

Any person desiring to protest said filing should file a protest with the Federal Energy Regulatory Commission. 825 North Capitol Street, NE., Washington, DC 20426, in accordance with rule 211 of the Commission's Rules of Practice and Procedure 18 CFR

385.211. All such protests should be filed on or before August 25, 1992. Protests will be considered by the Commission in determining the appropriate action to be taken, but will not serve to make protestants parties to the proceeding. Copies of this filing are on file with the Commission and are available for public inspection.

Linwood A. Watson, Jr.,

Acting Secretary.

[FR Doc. 92-20154 Filed 8-21-92; 8:45 am]

BILLING CODE 6717-01-M

[Docket Nos. CP91-2704-000, CP91-2705-000, CP91-2730-000]

# Blue Lake Gas Storage Co.; ANR Pipeline Co.; ANR Storage Co.; Site

August 17, 1992.

This is to inform all parties to the proceeding in the above dockets that the staff of the Federal Energy Regulatory Commission will conduct a field inspection of the construction sites for the Blue Lake Storage Project in Kalkaska County, Michigan on August 25 and 26, 1992. All parties to the proceeding are welcome to attend. Anyone interested must provide their own transportation. Please contact Mr. Steve Grape at (202) 208-0812 for additional information.

Linwood A. Watson, Jr.

Acting Secretary.

[FR Doc. 92-20103 Filed 8-21-92; 8:45 am] BILLING CODE 6717-01-M

# [Docket No RP91-123-004]

# Canyon Creek Compression Co.; Changes in FERC Gas Tariff

August 18, 1992.

Take notice that on August 13, 1992, Canyon Creek Compression Company (Canyon) tendered for filing Second Revised Sheet No. 7 (First Revised Volume No. 1) and Second Revised Sheet No. 5 (First Revised Volume No. 1A) to be effective September 1, 1992.

Canyon states the purpose of this filing is to comply with the Commission's order issued June 29, 1992

at Docket No. RP91-123-003.

Canyon requested waiver of the Commission's Regulations to the extent necessary to permit the above listed tariff sheets to become effective September 1, 1992.

Canyon states that copies of the filing was mailed to Canyon's jurisdictional customers, and interested state regulatory agencies.

Any person desiring to protest said filing should file a protest with the

Federal Energy Regulatory Commission, 825 North Capitol Street, NE., Washington, DC 20426, in accordance with Rule 211 of the Commission's Rules of Practice and Procedure 18 CFR 385.211. All such protests should be filed on or before August 25, 1992. Protests will be considered by the Commission in determining the appropriate action to be taken, but will not serve to make protestants parties to the proceeding. Copies of this filing are on file with the Commission and are available for public inspection.

Linwood A. Watson, Jr.,

Acting Secretary.

[FR Doc. 92-20158 Filed 8-21-92; 8:45 am]

BILLING CODE 6717-01-M

[Docket Nos. TQ92-7-24-001, TA92-1-24-002]

# Equitrans, Inc.; Revision to Proposed **Tariff Changes**

August 18, 1992.

Take notice that Equitrans, Inc. (Equitrans) on August 12, 1992, tendered for filing with the Federal Energy Regulatory Commission (Commission) the following tariff sheets to its FERC Gas Tariff, Original Volume No. 1, to become effective September 1, 1992:

# Second Substitute Thirty-Seventh Revised Sheet No. 10

# Second Substitute Twenty-Seventh Sheet No. 34

This filing is intended to correct the rate contained in the Account 858 Current Adjustment column included in the PLS and ISS Rate Schedules filed on July 31, 1992 in Docket Nos. TQ92-7-24-000 and TA92-1-24-001. The rate was incorrectly calculated by using the wrong volume to arrive at the commodity cost for the Tennessee Gas Pipeline Company (Tennessee) Rate Schedule FT-B. This results in a decrease in the PLS commodity rate of \$0.0735 per dth.

Equitrans states that a copy of its filing has been served upon its purchasers and interested state commissions.

Any person desiring to protest said filing should file a protest with the Federal Energy Regulatory Commission, 825 North Capitol Street, NE., Washington, DC 20426, in accordance with Rule 211 of the Commission's Rules of Practice and Procedure 18 CFR 385.211. All such protests should be filed on or before August 25, 1992. Protests will be considered by the Commission in determining the appropriate action to be taken, but will not serve to make

protestants parties to the proceeding. Copies of this filing are on file with the Commission and are available for public inspection.

Linwood A. Watson, Jr.,

Acting Secretary.

[FR Doc. 92-20155 Filed 8-21-92; 8:45 am] BILLING CODE 6717-01-M

[Docket Nos. RP92-104-000 and RP92-131-000]

# K N Energy, Inc.; Informal Settlement Conference

August 18, 1992.

Take notice that an informal settlement conference will be convened in this proceeding on Wednesday, September 16, 1992, at the offices of the Federal Energy Regulatory Commission, 810 First Street, NE., Washington, DC, 20426, for the purpose of exploring the possible settlement of the issues in this proceeding.

Any party, as defined by 18 CFR 385.102(c), or any participant as defined by 18 CFR 385.102(b), is invited to attend. Persons wishing to become a party must move to intervene and receive intervenor status pursuant to the Commission's regulations (18 CFR 385.214).

For additional information, contact Marc G. Denkinger, (202) 208–2215 or Lorna Hadlock, (202) 208–0737.

Linwood A. Watson, Jr.,

Acting Secretary.

[FR Doc. 92-20156 Filed 8-21-92; 8:45 am]

BILLING CODE 6717-01-M

# [Docket No. RP91-166-000]

# Northwest Pipeline Corp.; Informal Settlement Conference

August 18, 1992.

Take notice that an informal settlement conference will be convened in this proceeding on Thursday, October 15, 1992, at the offices of the Federal Energy Regulatory Commission, 810 First Street, NE., Washington, DC 20426, for the purpose of exploring the possible settlement of the issues in this proceeding.

Any party, as defined by 18 CFR 385.102(c), or any participant as defined by 18 CFR 385.102(b), is invited to attend. Persons wishing to become a party must move to intervene and receive intervenor status pursuant to the Commission's regulations (18 CFR 385.214).

For additional information, contact Marc G. Denkinger, (202) 208–2215 or Joan Dreskin, (202) 208–0738.

Linwood A. Watson, Jr.,

Acting Secretary.

[FR Doc. 92-20157 Filed 8-21-92; 8:45 am]

# Office of Hearings and Appeals

# Issuance of Proposed Decision and Order During the Week of July 20 Through July 24, 1992

During the week of July 20 through July 24, 1992, the proposed decision and order summarized below was issued by the Office of Hearings and Appeals of the Department of Energy with regard to

an application for exception.

Under the procedural regulations that apply to exception proceedings (10 CFR part 205, subpart D), any person who will be aggrieved by the issuance of a proposed decision and order in final form may file a written notice of objection within ten days of service. For purposes of the procedural regulations, the date of service of notice is deemed to be the date of publication of this Notice or the date an aggrieved person receives actual notice, whichever occurs first.

The procedural regulations provide that an aggrieved party who fails to file a Notice of Objection within the time period specified in the regulations will be deemed to consent to the issuance of the proposed decision and order in final form. An aggrieved party who wishes to contest a determination made in a proposed decision and order must also file a detailed statement objections within 30 days of the date of service of the proposed decision and order. In the statement of objections, the aggrieved party must specify each issue of fact or law that it intends to contest in any further proceeding involving the exception matter.

Copies of the full text of this proposed decision and order is available in the public Reference Room of the Office of Hearings and Appeals, room 1E-234, Forrestal Building, 1000 Independence Avenue SW., Washington, DC 20585, Monday through Friday, between the hours of 1 p.m. and 5 p.m., except

federal holidays.

Dated: August 18, 1992.

#### Thomas O. Mann,

Acting Director, Office of Hearings and Appeals.

Smith Wholesalers, Inc., Atlanta, TX, LEE-0040 Reporting Requirements

Smith Wholesalers, Inc., filed an Application for exception from the

Energy Information Administration (EIA) requirement that it file Form EIA-782B, the "Reseller/Retailers' Monthly Petroleum Product Sales Report." In considering the request, the DOE tentatively found that the firm was not adversely affected by the reporting requirements in a way that was significantly different from the burden borne by similar reporting firms. On July 24, 1992, the DOE issued a Proposed Decision and Order which determined that the exception request should be denied.

[FR Doc. 92-20189 Filed 8-21-92; 8:45 am] BILLING CODE 6450-01-M

# ENVIRONMENTAL PROTECTION AGENCY

[FRL-4197-8]

### Agency Information Collection Activities Under OMB Review

AGENCY: Environmental Protection Agency (EPA). ACTION: Notice.

SUMMARY: In compliance with the Paperwork Reduction Act (44 U.S.C. 3501 et seq.), this notice announces that the Information Collection Request (ICR) abstracted below has been forwarded to the Office of Management and Budget (OMB) for review and comment. The ICR describes the nature of the information collection and its expected cost and burden.

DATES: Comments must be submitted on or before September 23, 1992.

For further information or to obtain a copy of this ICR contact Sandy Farmer at EPA, (202) 260-2740.

#### SUPPLEMENTARY INFORMATION:

# Office of Air and Radiation

TITLE: Reporting and Recordkeeping Requirements for the New Source Performance Standards (NSPS) Subpart VVV, Polymeric Coating of Supporting Substrates (ICR No. 1284.03; OMB No. 2060–0181).

ABSTRACT: This ICR is for an extension of an existing information collection in support of the Clean Air Act, as described under the general NSPS at 40 CFR 60.7–60.8, and the specific NSPS for volatile organic compound (VOC) emissions from facilities conducting polymeric coating of supporting substrates at 40 CFR 60.740–60.747. The information will be used by the EPA to direct monitoring, inspection, and enforcement efforts, thereby ensuring compliance with the NSPS.

Under this ICR, owners and operators of affected facilities must provide EPA or the delegated authority with: (1) Notification of construction, reconstruction, or modification; (2) anticipated and actual dates of facility start-up; (3) initial performance test data, results, and if appropriate, projected solvent consumption for that year; (4) notification of any physical or operational change to an existing facility which may increase the regulated pollutant emission rate; (5) notification of demonstration of the continuous monitoring system; and (6) monitoring reports (submitted semiannually for facilities operating within accepted parameters, quarterly for facilities which experience excess emissions or which deviate from operating parameters).

All affected facilities must maintain records on the facility operation that document: (1) The occurrence and duration of any start-ups, shutdowns, and malfunctions; (2) actual solvent consumption; (3) initial performance test results; and (4) data on continuously monitored operating parameters.

Presently, there are 16 facilities subject to the regulation with an estimated annual growth of 5.2 facilities over the next three years. All subject facilities must maintain records related to compliance for two years.

Burden Statement: Public reporting burden for facilities subject to this collection of information is estimated to average 40 hours per response including time for reviewing instructions, searching existing data sources, gathering and maintaining data, and completing and reviewing the collection of information. Public recordkeeping burden is estimated to average 123.6 hours annually.

Respondents: Owners or operators of subject polymeric coating operations that have undergone construction, reconstruction, or modification after April 30, 1987.

Estimated Number of Respondents:

Estimated Number of Responses per Respondent: 2.

Estimated Total Annual Burden on Respondents: 4763 hours.

Frequency of Collection: One-time notifications for new facilities; quarterly or semiannual reporting, as appropriate, for existing facilities.

Send comments regarding the burden estimate, or any other aspect of this collection of information, including suggestions for reducing the burden, to:

Sandy Farmer, U.S. Environmental Protection Agency, Information Policy Branch (PM-223Y), 401 M Street, SW., Washington, DC 20460; and Chris Wolz, Office of Management and Budget, Office of Information and Regulatory Affairs, 725 17th St., NW., Washington, DC 20503.

Dated: August 14, 1992.

## Paul Lapsley,

Director, Regulatory Management Division. [FR Doc. 92–20065 Filed 8–21–92; 8:45 am] BILLING CODE 6560-50-M

#### [FRL-4198-1]

# Renewal and Request for Suggestions of Candidates for Membership on the National Advisory Council for Environmental Policy and Technology

Renewal: The National Advisory
Council for Environmental Policy and
Technology (NACEPT) has been
renewed for an additional two-year
period. The Agency has determined that
the renewal of the Council is in the
public interest in connection with the
performance of duties imposed on EPA
by law. The Council will operate in
accordance with the provisions of the
Federal Advisory Committee Act and
the rules and regulations issued in
implementation on the Act.

New Member: The Environmental Protection Agency (EPA) hereby requests suggestions of candidates for membership on (NACEPT), an Advisory Committee to EPA's Administrator established under the Federal Advisory Committee Act, U.S.C. (App. 19(c)). The Advisory Council assists the Agency in performing its duties prescribed in legislation executive orders and regulations. The Council has a special focus on environmental policy issues, implementing the Federal Technology Transfer Act of 1986 and Executive Order 12591. It will advise the Administrator on ways to improve development and implementation of domestic and international environmental management policies programs and technologies.

The membership of the Advisory Council currently includes a balanced representation of interested person with professional and personal qualifications and experience to contribute to the functions of the Advisory Council drawn from business and industry; the academic, education and training community; governmental organizations and professional associations. New members will serve two-year terms.

DATES: Submit suggestions for candidates no later than September 8, 1992. Any interested person or organization may submit the names of qualified persons. Suggested candidates should be identified by name, occupation, organization, position, address, and telephone. Candidates must submit a resume of their background, experience, and other relevant information as a part of the consideration process.

ADDRESSES: Submit suggestions for the list of candidates to: Office of Cooperative Environmental Management (A-101-F6), U. S. Environmental Protection Agency, Fairchild Building, suite 115, 499 S. Capitol Street, SW., Washington, DC 20460, Attention: Abby J. Pirnie.

# FOR FURTHER INFORMATION CONTACT: Abby J. Pirnie at the above address or at 202-260-9741. The Agency will not formally acknowledge or respond to suggestions.

Dated: August 14, 1992.

Abby J. Pirnie,

Director, Office of Cooperative
Environmental Management.

[FR Doc. 92-20066 Filed 8-21-92; 8:45 am]

BILLING CODE 6560-50-M

#### [FRL-4197-9]

## Open Meeting of the Federal Facilities Environmental Restoration Dialogue Committee

AGENCY: Environmental Protection Agency.

ACTION: FACA Committee Meeting— Federal Facilities Environmental Restoration Dialogue Committee.

SUMMARY: As required by section 9(a)(2) of the Federal Advisory Committee Act (Pub. L. 92–463), we are giving notice of the next two meetings of the Federal Facilities Environmental Restoration Dialogue Committee. The meeting is open to the public without advance registration.

The purpose of the meeting is to discuss issues related to enhancing the Federal facilities environmental restoration process

DATES: The first meeting will be held on September 15, 1992, from 9 until 5 p.m. and on September 16, 1992, from 8:30 until 4 p.m. The second meeting will be held on November 17, 1992, from 9 until 5 p.m. and on November 18, 1992, from 8:30 until 4 p.m.

ADDRESSES: The first meeting will be held at Sheraton Crystal City, 1800 Jefferson Davis Highway, Arlington, VA The second meeting will be held at the Georgetown University Conference Center, 3800 Reservoir Road, NW., Washington, DC.

FOR FURTHER INFORMATION CONTACT: Persons needing further information on any aspect of the Federal Facilities

**Environmental Restoration Dialogue** Committee should contact Nicholas Morgan, Office of Federal Facilities Enforcement, U.S. EPA (OE-2261), 401 M Street, SW., 20460, (202) 260-1270.

Dated: August 14, 1992.

Nicholas Morgan,

Designated Federal Official.

[FR Doc. 92-20067 Filed 8-21-92; 8:45 am]

BILLING CODE 6560-50-M

#### FEDERAL COMMUNICATIONS COMMISSION

[DA 92-1132]

# Comments Invited on Austin Area **Public Safety Plan**

August 18, 1992.

The Commission has received the public safety radio communications plan for the Austin area (Region 49).

In accordance with the Commission's Memorandum Opinion and Order in General Docket 87-112, Region 49 consists of the following counties: Bosque, Hill, Hamilton, McLennan, Limestone, Freestone, Mills, Coryell. Falls, Robertson, Leon, San Saba. Lampasas, Bell, Milam, Brazos, Madison, Grimes, Llano, Burnet, Williamson, Burleson, Lee, Washington, Blanco, Hays, Travis, Caldwell, Bastrop and Fayette. [General Docket No. 87-112, 3 FCC Rcd 2113 (1988)).

In accordance with the Commission's Report and Order in General Docket No. 87-112 implementing the Public Safety National Plan, interested parties may file comments on or before September 25, 1992 and reply comments on or before October 13, 1992. (See Report and Order, General Docket No. 87-112, 3 FCC Rcd 905 (1987), at paragraph 54.1

Commenters should send an original and five copies of comments to the Secretary, Federal Communications Commission Washington, DC 20554 and should clearly identify them as submissions to PR Docket 92-190 Austin Area-Public Safety Region 49.

Questions regarding this public notice may be directed to Betty Woolford, Private Radio Bureau, (202) 632-6497 or Ray LaForge, Office of Engineering and Technology, (202) 653-8112.

Federal Communications Commission.

Donna R. Searcy,

Secretary.

[FR Doc. 92-20193 Filed 8-21-92; 8:45 am]

BILLING CODE 6712-01-M

# Applications for Consolidated Hearing

1. The Commission has before it the following mutually exclusive applications for a new FM station:

File No.	MM docket No.
1	
BPH-910703MK	92-185
BPH-910708ME	
	I BPH-910703MK

	11	
A. Western Inspirational Broadcasters, Inc.; Chico, CA.	BPED- 910923MF	92-183
B. Broad Spectrum Communications, Inc.; Chico, CA.	BPH-910926ME	BPH- 910925MI
C. Phoenix Broadcasting, Inc.; Chico, CA.	BPH-910926ME	
D. Ninety-Two Seven Ltd.; Chico, CA.	BPH-910926MF	
E. The Park Lane Group, Inc.; Chico, CA.	BPH-910925MC (Dismissed herein)	

Issue heading and applicants

1. Environmental Impact, C and D

2. Comparative, A, B, C, D

3. Ultimate, A, B, C, D

///		
A. Alexander Snipe, Jr. d/b/a Glory Communications; S.	BPH-910228MC	92-184
Congaree, SC. B. Valentine Communications, Inc., S. Congaree, SC.	BPH-910228MD	
C. William K. Durst and William L. Faircloth d/b/a Lexco Radio; S. Congaree, SC.	BPH-910228MB (dismissed herein)	

Issue Heading and Applicants
1. Environmental, A and B

Comparative, A and B

3. Ultimate, A and B

2. Pursuant to section 309(e) of the Communications Act of 1934, as amended, the above applications have been designated for hearing in a consolidated proceeding upon the issues whose headings are set forth above. The text of each of these issues has been standardized and is set forth in its entirety under the corresponding headings at 51 FR 19347, May 29, 1986. The letter shown before each applicant's name, above, is used above to signify whether the issue in question applies to that particular applicant.

3. If there is any non-standardized issue(s) in this proceeding, the full text of the issue and the applicant(s) to which it applies are set forth in an Appendix to this Notice. A copy of the complete HDO in this proceeding is available for inspection and copying during normal business hours in the FCC Dockets Branch (room 230), 1919 M Street NW., Washington, DC. The complete text may also be purchased from the Commission's duplicating contractor, Downtown Copy Center, room 246, 1919 M Street NW. Washington, DC 20554 (telephone (202)-659-8657).

#### W. Jan Gay,

Assistant Chief, Audio Services Division. Mass Media Bureau.

[FR Doc. 92-20196 Filed 8-21-92; 8:45 am]

BILLING CODE 6712-01-M

# Applications for Consolidated Hearing

1. The Commission has before it the following mutually exclusive applications for a new FM station:

Applicant, city and state	File No.	MM docket No.
	1	1
A. Stephen W. Samet, Oglesby, IL.	BPH-910820MB	92-188
B. Doris A. Studstill, Oglesby, IL.	BPH-910820MC	
C. First Assembly of God Church, Oglesby, IL	BPH-910821ME	
D. Charles Tiemann d/b/a Starved Rock Radio, Oglesby, IL.	BPH-910822ME (dismissed herein)	

tue neading and applicants

1. Comparative, A, B and C

II.					
A. KCBX, Inc., San Luis Obispo, CA. B. Logos Broadcasting Corporation, San Luis Obispo, CA.	BPED- 890619MH BPED- 910219MJ	92-186			

Issue heading and applicants

1. Financial, A

2. Comparative-Noncommercial Educational FM,

3. Ultimate, A, B

III					
A. Family Stations, Inc., Bakersfield, CA.	BPED- 890815MC	92-187			

Applicant, city and state	File No.	MM docket No.
B. Shepherd Communications, Inc., Shafter, CA.	BPED- 891113ME	
C. Skyride Unlimited, Incorporated, Shafter, CA.	BPED- 901004MM	

- Issue heading and applicants
  1. 307(b)—Noncommercial Educational FM, A, B,
  - 2. Contingent Comparative-Noncommercial Educational FM; A, B, C
  - 3. Ultimate; A, B, C
- 2. Pursuant to section 309(e) of the Communications Act of 1934, as amended, the above applications have been designated for hearing in a consolidated proceeding upon the issues whose headings are set forth above. The text of each of these issues has been standardized and is set forth in its entirety under the corresponding headings at 51 FR 19347, May 29, 1986.

The letter shown before each applicant's name, above, is used above to signify whether the issue in question applies to that particular applicant.

3. If there is any non-standardized issue(s) in this proceeding, the full text of the issue and the applicant(s) to which it applies are set forth in an Appendix to this Notice. A copy of the complete HDO in this proceeding is available for inspection and copying during normal business hours in the FCC Dockets Branch (room 230), 1919 M Street, NW., Washington, DC. The complete text may also be purchased from the Commission's duplicating contractor, Downtown Copy Center, room 246, 1919 M Street NW., Washington, DC 20554 (telephone (202) 659-8657).

#### W. Jan Gay,

Assistant Chief, Audio Services Division, Mass Media Bureau.

IFR Doc. 92-20195 Filed 8-21-92; 8:45 am BILLING CODE 6712-01-M

## FEDERAL DEPOSIT INSURANCE CORPORATION

**Update to Notice of Financial** Institutions For Which the Federal **Deposit Insurance Corporation Has** Been Appointed Either Receiver, Liquidator, or Manager

AGENCY: Federal Deposit Insurance Corporation.

**ACTION:** Update Listing of Financial Institutions in Liquidation.

SUMMARY: The Federal Deposit Insurance Corporation (Corporation) has adopted a policy statement concerning 12 U.S.C. 1825(b)(2) of the Financial Institutions Reform, Recovery, and Enforcement Act of 1989 and 28 U.S.C. 2410(c). The policy statement and an initial listing of financial institutions in liquidation were published in the July 2, 1992 edition of the Federal Register. The following is a list of financial institutions which have been placed in liquidation since the July 2 publication.

# FEDERAL DEPOSIT INSURANCE CORPORATION ACTIVE INSTITUTIONS IN LIQUIDATION—ALPHA LISTING (NAME)

Institution Name, City/State	Date closed region	No.
American Interstate Bank, Newport Beach, CA  American National Bank—Post Oak, Houston, TX  American Savings Bank, White Plains, NY  Castle Hills National Bank, San Antonio, TX  First National Bank of Texas, Webster, TX  Foxworth Bank, Foxworth, MS  Home State Bank, Longton, Kansas, Longton, KS  Landmark Bank For Savings, Whitman, MA  Massachusetts Bank & Trust Co., Brockton, MA  Mayfair Bank, Chicago, IL  Olympic Internat'l, Bank & Trust Co., Boston, MA  Riverhead Savings Bank, White Plains, NY  State Bank of Springfield, Springfield, MN  The Somersworth Bank, Somersworth, NH	6/25/92, Dellas 6/12/92, New York 6/25/92, Dallas 7/23/92, Dallas 8/07/92, Chicago 6/04/92, Chicago 6/12/92, New York 7/31/92, New York 6/04/92, Chicago 6/26/92, New York 6/26/92, New York 7/31/92, Chicago 6/12/92, New York	435 445 450 450 445 444 445 450 444 450 450
Vernon Bank, Vernon, CT	6/26/92, New York	450

Dated: August 18, 1992. Federal Deposit Insurance Corporation. Hoyle L. Robinson, Executive Secretary. IFR Doc. 92-20131 Filed 8-21-92; 8:45 aml BILLING CODE 6714-01-M

#### **FEDERAL EMERGENCY** MANAGEMENT AGENCY

# Renewal of FEMA Advisory Board

AGENCY: Federal Emergency Management Agency (FEMA). ACTION: Notice.

SUMMARY: In accordance with the Federal Advisory Committee Act, the Director of FEMA (Director) gives notice of the renewal of the FEMA Advisory

Board (Board) for a period of two years. Renewal of the Board is a matter of the public interest in connection with the performance of duties imposed on the agency by law, to provide independent advice on FEMA plans and programs.

DATES: Renewal of the Board is effective as of August 1, 1992 through July 31, 1994. Comments on renewal of the Board should be submitted on or before October 23, 1992.

ADDRESSES: Comments on renewal of the Board are invited and may be addressed to the Rules Docket Clerk, Federal Emergency Management Agency, 500 C Street SW., room 840, Washington, DC 20472.

FOR FURTHER INFORMATION CONTACT: Dirk J. Vande Beek, Executive Assistant to the Director, Federal Emergency

Management Agency, 500 C Street SW., room 828, Washington, DC 20472, (202) 646-3923.

SUPPLEMENTARY INFORMATION: Acting under the Federal Advisory Committee Act, 5 U.S.C. app. 2, the National Security Act of 1947, as amended, 50 U.S.C. 401 et seq., 41 CFR 101-6.10 et seq., and 44 CFR part 12, the Director has determined that renewal of the FEMA Advisory Board is a matter of the public interest in connection with the performance of duties imposed on the agency by law.

The Board is the principal advisory body to the Director. Its objectives include independent advice to the Director on the adequacy of FEMA plans and programs for civil emergencies, such as: Natural or manmade disasters, mobilization of resources during crises or war, civil defense and continuity-of-government measures during conflicts, essential post-conflict resources management for national reconstitution, and other civil emergency roles assigned by Acts of Congress or by Executive Order. The Board will also assist the Director in meeting his advisory responsibilities to the President pursuant to the National Security Act of 1947, as amended.

The Board draws on the expertise of its members and other sources to provide advice and make recommendations to the Director. In addition to its role of providing guidance on major issues across all FEMA program areas, the Board advises on mission priorities, strategies for addressing Agency objectives, critiques of emerging policy and program concepts, and options for solutions to major management problems.

The Board functions solely as an advisory body, and complies fully with the provisions of the Federal Advisory Committee Act and the National

Security Act.

The Board consists of 21 members who are appointed by the Director. The Board contains broad and balanced representation from all interested segments including: former government officials, both Federal and State; respected representatives from academia, science and the research community; leaders in business and industry; and the public at large.

To ensure that the Board is objective and not influenced by special interests, members are required to file an annual Statement of Financial Interests and Affiliations and a Conflict of Interest Agreement (recusal statement). The members serve at the discretion of the Director with two-year renewable terms.

Dated: August 18, 1992. Wallace E. Stickney, Director

[FR Doc. 92-20146 Filed 8-21-92; 8:45 am] BILLING CODE 6718-01-M

[FEMA-953-DR]

Indiana; Notice of Major Disaster and Related Determinations

AGENCY: Federal Emergency Management Agency (FEMA). ACTION: Notice.

SUMMARY: This is a notice of the Presidential declaration of a major disaster for the State of Indiana (FEMA-953-DR), dated August 17, 1992, and related determinations.

FOR FURTHER INFORMATION CONTACT:

Neva K. Elliott, Disaster Assistance Programs, Federal Emergency Management Agency, Washington, DC 20472, (202) 646–3614.

SUPPLEMENTARY INFORMATION: Notice is hereby given that, in a letter dated August 17, 1992, the President declared a major disaster under the authority of the Robert T. Stafford Disaster Relief and Emergency Assistance Act (42 U.S.C. 5121 et seq.), as follows:

I have determined that the damage in certain areas of the State of Indiana, resulting from severe storms and flash flooding on August 8–9, 1992, is of sufficient severity and magnitude to warrant a major disaster declaration under the Robert T. Stafford Disaster Relief and Emergency Assistance Act ("the Stafford Act"). I, therefore, declare that such a major disaster exists in the State of Indiana.

In order to provide Federal assistance, you hereby authorized to allocate from funds available for these purposes, such amounts as you find necessary for Federal disaster assistance and administrative expenses.

You are authorized to provide Individual Assistance and Public Assistance in the designated areas. Consistent with the requirement that Federal assistance be supplemental, any Federal funds provided under the Stafford Act for Public Assistance will be limited to 75 percent of the total eligible costs.

The time period prescribed for the implementation of section 310(a), Priority to Certain Applications for Public Facility and Public Housing Assistance, 42 U.S.C. 5153, shall be for a period not to exceed six months after the date of this declaration.

Notice is hereby given that pursuant to the authority vested in the Director of the Federal Emergency Management Agency under Executive Order 12148, I hereby appoint Phil Zaferopulos of the Federal Emergency Management Agency to act as the Federal Coordinating Officer for this declared disaster.

I do hereby determine the following areas of the State of Indiana to have been affected adversely by this declared major disaster:

The counties of Clark, Jackson, Jefferson, Lawrence, Scott and Washington for Individual Assistance and Public Assistance, (Catalog of Federal Domestic Assistance No. 83.516, Disaster Assistance)

Wallace E. Stickney.

Director.

[FR Doc. 92-20147 Filed 8-21-92; 8:45 am] BILLING CODE 6718-02-M

[FEMA-953-DR]

Indiana; Amendment to Major Disaster Declaration

AGENCY: Federal Emergency Management Agency (FEMA).

ACTION: Notice.

EFFECTIVE DATE: August 18, 1992.

SUMMARY: This notice amends the notice of a major disaster for the State of Indiana (FEMA-953-DR), dated August 17, 1992, and related determinations.

FOR FURTHER INFORMATION CONTACT:
Pauline C. Campbell, Disaster
Assistance Programs, Federal
Emergency Management Agency,
Washington, DC 20472, (202) 646–3606.

SUPPLEMENTARY INFORMATION: Notice is hereby given that the incident period for this disaster is hereby amended to be August 8, 1992, through and including August 11, 1992.

(Catalog of Federal Domestic Assistance No. 83.516, Disaster Assistance)

Richard W. Krimm.

Deputy Associate Director, State and Local Programs and Support.

[FR Doc. 92-20148 Filed 8-21-92: 8:45 am] BILLING CODE 6718-02-M

#### DEPARTMENT OF HEALTH AND HUMAN SERVICES

Centers for Disease Control

[Announcement Number 276]

Cooperative Agreement for a Demonstration Project on Arthritis or Urinary Incontinence; Availability of Funds for Fiscal Year 1992

Introduction

The Centers for Disease Control (CDC), the Nation's prevention agency, announces the availability of fiscal year (FY) 1992 funds for a new competing cooperative agreement to initiate and evaluate a demonstration project to develop state health department capacity for chronic conditions associated with aging, specifically, either arthritis or urinary incontinence.

The Public Health Service (PHS) is committed to achieving the health promotion and disease prevention objectives of Healthy People 2000, a PHS-led national activity to reduce morbidity and mortality and improve the quality of life. This announcement is related to the priority area of Diabetes and Chronic Disabling Conditions. [For ordering a copy of Healthy People 2000, see the section Where to Obtain Additional Information.)

#### Authority

This program is authorized under sections 301(a) and 317(k)(3), [42 U.S.C. 241(a) and 247b(k)(3)], of the Public Health Service Act, as amended.

#### Eligible Applicants

Eligible applicants are the official public health agencies of states or their bona fide agents or instrumentalities. This includes the District of Columbia, America Samoa, the Commonwealth of Puerto Rico, the Virgin Islands, the Federated States of Micronesia, Guam, the Northern Mariana Islands, the Republic of the Marshall Islands, the Republic of Palau, and federally recognized Indian tribal governments.

Competition is limited to the official public health agencies of states because the project requires: Experience in community-based public health interventions, experience in collaborations with organizations having expertise in developing and conducting intervention activities, and the ability to reach a wide variety of demographically distinct populations, including traditionally underserved populations.

# **Availability of Funds**

Approximately \$200,000 is available in FY 1992 to fund one award. It is expected that the award will begin on or about September 25, 1992, for a 12-month budget period within a project period of up to 3 years. Funding estimates may vary and are subject to change.

Continuation awards within the project period will be made on the basis of satisfactory progress, specifically the development of intervention and evaluation protocols, and the availability of funds.

At the request of the applicant, Federal personnel may be assigned to a project in lieu of a portion of the financial assistance.

#### Purpose

The purpose of this cooperative agreement is to develop organizational and personnel capacity and capability within a state health department to address chronic disease conditions associated with arthritis or urinary incontinence; and to implement an intervention program among persons aged 65 years and older and evaluate its efficacy. The project will target secondary and tertiary prevention through an educational intervention.

#### **Program Requirements**

Applicants requesting funding for arthritis should describe activities for developing, implementing, and

evaluating an educational, self-help program to reduce pain, depression, nursing home placements, and physician visits among persons aged 65 and older who are afflicted with arthritis. Applicants requesting funding for urinary incontinence should describe activities for developing, implementing, and evaluating an educational program for reducing the prevalence of urinary incontinence among older Americans. This educational program should include activities to increase awareness that incontinence is a treatable condition, and to educate health care providers on the treatment of incontinence using guidelines such as those developed by the Agency for Health Care Policy and Research, PHS, DHHS.

In conducting activities to achieve the purpose of this program, the recipient shall be responsible for the activities under A., below, and CDC shall be responsible for the activities under B., below:

# A. Recipient Activities

1. Build coalitions within the community to assess the need for and the acceptability of the intervention project within various cultural and ethnic populations.

2. Define and describe the target population including intervention and control groups.

3. Develop, describe, and carry out interventions for the study group and the control group.

4. Develop, describe, and conduct the evaluation, including generic and condition-specific quality of life measures, and measures of program acceptability and effectiveness.

5. Participate through direct financial or in-kind support in a portion of the project costs.

6. Collaborate with organizations having expertise in developing and conducting the intervention activities. These organizations could include schools of public health, medical schools, voluntary or other organizations.

# B. Centers for Disease Control Activities

 Convene regular information sharing meetings with the recipient,

Collaborate in planning, operating, and evaluating the project activities.

 Collaborate in the development of intervention and evaluation protocols, including the selection and development of quality of life measures.

Provide relevant state-of-the-art research findings and public health recommendations to the awardee. Collaborate in the analysis, publication, and dissemination of project results.

6. If direct technical assistance is requested, CDC will provide personnel with epidemiologic, evaluation, or management experience in lieu of a portion of the cooperative agreement funds.

#### **Evaluation Criteria**

Applications will be reviewed and evaluated based on the following criteria:

A. The extent to which the application reflects an understanding of the problem, demonstrates community support, and represents a collaborative effort of the state health agency with other organizations with expertise in the intervention area (schools of public health, medical schools, voluntary and other organizations) and coordination with these organizations in planning, delivering, and assessing the need and acceptability of the intervention program. (15 points)

B. The extent to which populationbased intervention and control groups are identified and their appropriateness to the project goals are determined. (10

points)

C. The extent to which the intervention component complies with the stated purposes of the cooperative agreement. (20 points)

D. The qualifications and appropriateness of project personnel and collaborators. (10 points)

E. The consistency of the specific and time-related measurable objectives with the stated purpose of the cooperative agreement and the ability to monitor and document the effects of the project. (10 points)

F. The extent to which the evaluation component includes quality of life, acceptability, and effectiveness measures. (25 points)

G. The extent to which the applicant demonstrates the capacity and commitment to translate the intervention to the control group. (5 points)

H. Evidence of the applicants longterm commitment to the proposed project, including documentation of cost-

sharing plans. (5 points)

I. The extent to which the budget is reasonable and consistent with the intended use of cooperative agreement funds. (not scored).

#### **Funding Priorities**

The Evaluation Criteria are weighted to afford preference to applicants:

A. Proposing collaborative relationships between an official health

agency and a school of public health or medicine and the coordination with other agencies and entities in the planning, delivery, and assessment of the project including the need and acceptability of the intervention program.

B. Documenting the capacity and commitment to participate in the ongoing cost of the project especially the translation of the intervention of the

control group.

# **Recipient Financial Participation**

Although this program has no statutory matching requirements, recipients are expected to contribute direct financial and in-kind support.

#### Executive Order 12372 Review

Applications are subject to Intergovernmental Review of Federal Programs as governed by Executive Order 12372. E.O. 12372 sets up a system for state and local government review of proposed Federal assistance applications. Applicants (other than federally recognized Indian tribal governments) should contact their state Single Point of Contact (SPOC) as early as possible to alert them to the prospective applications and receive any necessary instructions on the state process. For proposed projects serving more than one state, the applicant is advised to contact the SPOC for each affected state. A current list of SPOCs is included in the application kit. If SPOCs have any state process recommendations on applications submitted to CDC, they should forward them to Edwin L. Dixon, Grants Management Officer, Grants Management Branch, Procurement and Grants Office, Centers for Disease Control, 255 East Paces Ferry Road, NE., room 300, Mail Stop E-14, Atlanta, GA 30305, no later than September 30, 1992. The due date for state process recommendations is 30 days after the application deadline date for this new award. (A waiver for the 60-day requirement has been requested.) The granting agency does not guarantee to "accommodate or explain" for state process recommendations it receives after that date.

#### Catalog of Federal Domestic Assistance Number

The Catalog of Federal Domestic Assistance number is 93.283.

# Other Requirements

Paperwork Reduction Act

Projects that involve the collection of information from 10 or more individuals and funded by the cooperative agreement will be subject to review by the Office of Management and Budget (OMB) under the Paperwork Reduction Act.

Human Subjects

If the proposed project involves research on human subjects, the applicant must comply with the Department of Health and Human Services Regulations (45 Code of Federal Regulations part 46) regarding the protection of human subjects. Assurance must be provided to demonstrate that the project will be subject to initial and continuing review by an appropriate institutional review committee. The applicant will be responsible for providing assurance in accordance with the appropriate guidelines and form provided in the application kit.

# **Application Submission and Deadline**

The original and two copies of the application PHS Form-5161-1 must be submitted to Edwin L. Dixon, Grants Management Officer, Grants Management Branch, Procurement and Grants Office, Centers for Disease Control, 255 East Paces Ferry Road, NE., room 300, Mail Stop E-14, Atlanta, GA 30305, on or before September 1, 1992.

#### 1. Deadline

Applications shall be considered as meeting the deadline if they are either: a. Received on or before the deadline

date, or

b. Sent on or before the deadline date and received in time for submission to the independent review group. Applicants must request a legibly dated U.S. Postal Service postmark or obtain a legibly dated receipt from a commercial carrier or the U.S. Postal Service. Private metered postmarks shall not be acceptable as proof of timely mailing.

# 2. Late Applications

Applications which do not meet the above criteria in 1.a. or 1.b. above are considered late applications. Late applications will not be considered in the current competition and will be returned to the applicant.

#### Where to Obtain Additional Information

A complete program description, information on application procedures, an application package, and business management technical assistance may be obtained from Locke Thompson, Grants Management Specialist, Grants Management Branch, Procurement and Grants Office, Centers for Disease Control, 255 East Paces Ferry Road, NE., room 300, Mail Stop E-14, Atlanta, GA 30305, telephone (404) 842-6595.

be obtained from Paul Scherr, Ph.D., Sc.D., Aging Branch, Division of Chronic Disease Control and Community Intervention, National Center for Chronic Disease Prevention and Health Promotion, Centers for Disease Control, Mail Stop K-51, 1600 Clifton Road, NE., Atlanta, GA 30333, telephone (404) 488– 5458.

Please refer to Program Announcement Number 276 when requesting information and submitting

an application.

Potential applicants may obtain a copy of Health People 2000 (Full Report, Stock No. 017–001–00474–0) or Healthy People 2000 (Summary Report, Stock No. 017–001–00473–1) referenced in the Introduction through the Superintendent of Documents, Government Printing Office, Washington, DC 20402–9325, (Telephone 202–783–3238).

Dated: August 17, 1992.

#### Robert L. Foster.

Acting Associate Director for Management and Operations, Centers for Disease Control. [FR Doc. 92–20137 Filed 8–21–92; 8:45 am] BILLING CODE 4160–18-M

# Food and Drug Administration

[Docket No. 92F-0305]

Pfizer, Inc.; Filing of Food Additive Petition

AGENCY: Food and Drug Administration.
HHS.

ACTION: Notice.

SUMMARY: The Food and Drug
Administration (FDA) is announcing
that Pfizer, Inc., has filed a petition
proposing that the food additive
regulations be amended to provide for
the safe use of polydextrose as a bulking
agent/texturizer in tablespreads.

FOR FURTHER INFORMATION CONTACT: James C. Wallwork, Center for Food Safety and Applied Nutrition (HFF-334), Food and Drug Administration, 200 C St. SW., Washington, DC 20204, 202-254-9515.

SUPPLEMENTARY INFORMATION: Under the Federal Food, Drug, and Cosmetic Act (sec. 409(b)(5) [21 U.S.C. 348(b)(5))], notice is given that a petition (FAP 2A4332) has been filed by Pfizer, Inc., 235 East 42d St., New York, NY 10017–5755. The petition proposes to amend the food additive regulations in § 172.841 Polydextrose (21 CFR 172.841) to provide for the safe use of polydextrose as a bulking agent/texturizer in tablespreads.

The potential environmental impact of this action is being reviewed. If the agency finds that an environmental impact statement is not required and this petition results in a regulation, the notice of availability of the agency's finding of no significant impact and the evidence supporting that finding will be published with the regulation in the Federal Register in accordance with 21 CFR 25.40(c).

Dated: August 12, 1992.

## Fred R. Shank,

Director, Center for Food Safety and Applied Nutrition.

[FR Doc. 92-20084 Filed 8-21-92; 8:45 am]

#### National Institutes of Health

# Women's Health Initiative Program Advisory Committee; Establishment

Pursuant to the Federal Advisory
Committee Act of October 6, 1972 [Pub.
L. 92–463, 86 Stat. 770–776] and section
402(b)(6), of the Public Health Service
Act, as amended [42 U.S. Code
282(b)(6)], the Director, National
Institutes of Health (NIH), announces
the establishment of the Women's
Health Initiative Program Advisory
Committee.

The Women's Health Initiative Program Advisory Committee will provide advice and guidance to the Director, NIH, on matters relating to the studies comprising the Women's Health Initiative. These include clinical trials, longitudinal observational studies, and community studies. The Committee will advise on the comprehensive plan for studies of prevention of cancer, heart disease, and osteoporosis and the specific plans for each of the three component studies. This will include matters relating to the conduct and support of the studies, such as recruitment and retention of participants, including population representation; and the dissemination of information relating to the Women's Health Initiative.

Unless renewed by appropriate action prior to its expiration, the Women's Health Initiative Program Advisory Committee will terminate two years from the date of establishment.

Dated: August 10, 1992.

#### Bernadine Healy,

Director, National Institutes of Health.
[FR Doc. 92–20174 Filed 8–21–92; 8:45 am]

## Government-Owned Inventions; Availability for Licensing

AGENCY: National Institutes of Health, HHS.

#### ACTION: Notice.

The inventions listed below are owned by agencies of the U.S.
Government and are available for licensing in the U.S. in accordance with 35 U.S.C. 207 to achieve expeditious commercialization of results of federally funded research development. Foreign patents are filed on selected inventions to extend market coverage for U.S. companies and may also be available for licensing.

ADDRESSES: Licensing information and copies of the patent applications listed below may be obtained by writing to the indicated Licensing Specialist at the Office of Technology Transfer, National Institutes of Health, Box OTT, Bethesda, Maryland 20892 (telephone 301/496–7735; fax 301/402–0220). Issued patents may be obtained from the Commissioner of Patents U.S. Patent and Trademark Office, Washington, DC 20231.

06/513,249—Reductive Destruction of Nitrosamines, Hydrazines, Azo- and Azoxy-Compounds. Licensing Specialist: Todd Leonard

07/696,556—Compositions Having Use as Treatment of Neuropsychiatric Deficits. Licensing Specialist: Todd Leonard

07/743,892—Anti-Hypertensive Compositions of Secondary Aminenitric Oxide Adducts and Use Thereof. Licensing Specialist: Todd Leonard

07/751,830—Targeted Defective Interfering HIV Particles as an Antiviral Therapy Against AIDS. Licensing Specialist: Todd Leonard

07/764,906—Therapeutic Inhibition of Platelet Aggregation by Nucleophile-Nitric Oxide Complexes and Derivatives Thereof. Licensing Specialist: Todd Leonard

07/765,746—Substituted Phenserines as Specific Inhibitors of Acetyl-Cholinesterase. Licensing Specialist: Arthur Cohn

07/765,766—Thiapysovenine and Carbamate Analogs, Pharmaceutical Compositions and Method for Inhibiting Cholinesterases. Licensing Specialist: Arthur Cohn

07/845,081—Carbamate Analogs of Thiaphysovenine, Pharmaceutical Compositions, and Method for Inhibiting Cholinesterases. Licensing Specialist: Arthur Cohn

07/861,329—Phenylcarbamates of (-)-Eseroline, (-)-N1-Noreseroline and (-)-N1-Benzylnoreseroline: Selective Inhibitors of Acetyle and Butyrylcholinesterase, Pharmaceutical Compositions, and Method of Use Thereof, Licensing Specialist: Arthur Cohn. Dated: August 17, 1992. Reid G. Adler,

Director, Office of Technology Transfer.
[FR Doc. 92–20172 Filed 8–21–92; 8:45 am]
BILLING CODE 4140–01–M

# A Special Meeting of the Acquired Immunodeficiency Syndrome Program Advisory Committee (APAC)

Pursuant to Pub. L. 92-463, notice is hereby given of a special meeting of the Acquired Immunodeficiency Syndrome (AIDS) Program Advisory Committee on September 3, 1992, at the National Institutes of Health (NIH), Bethesda, Maryland. The meeting will take place on September 3 from 8:30 a.m. until 5 p.m. in Building 31, C Wing, Conference Room 10 to review human subjects protections under parallel track proposals. The meeting will be open to the public from 8:30 a.m. until 9:30 a.m. for a staff orientation on the parallel track initiative and the review of human subjects protections. Attendance by the public will be limited to space available. Please contact Deborah Fountain in the Office of AIDS Research at 301-496-0358, if you are planning to attend.

In accordance with the provision set forth in sections 552b(c)(4), title 5 U.S.C. and section 10 of Public Law 92–463, the meeting will be closed to the public at 9:30 a.m. until adjournment for the review, discussion, and evaluation of an individual proposal for expanded availability of an investigational new AIDS drug through the parallel track mechanism. This proposal and subsequent discussion could reveal confidential trade secrets or commercial property such as patentable material.

Deborah S. Fountain, Committee Management Officer, Office of AIDS Research, National Institutes of Health, Building 31, room 5C02, 9000 Rockville Pike, Bethesda, MD 20892, (301) 496– 0358, will furnish the meeting agenda, roster of committee members, and substantive program information upon request.

Dated: August 17, 1992.

Susan K. Feldman,

Committee Management Officer, NIH.

[FR Doc. 92–20104 Filed 8–21–92; 8:45 am]

BILLING CODE 4140–01–M

# National Heart, Lung, and Blood Institute; Cardiology Advisory Committee; Meeting

Pursuant to Public Law 92–463, notice is hereby given of the meeting of the Cardiology Advisory Committee, National Heart, Lung, and Blood Institute, November 5–6, 1992, Building 31C, Conference Room 8, National Institutes of Health, 9000 Rockville Pike, Bethesda, Maryland 20892.

The entire meeting will be open to the public on November 5 from 11 a.m. to 5 p.m. and on November 6 from 8:30 a.m. to adjournment. Attendance by the public will be limited to space available. Topics for discussion will include a review of the research programs relevant to the Cardiology area and consideration of future needs and opportunities.

Terry Bellicha, Chief, Communications and Public Information Branch, National Heart, Lung, and Blood Institute, room 4A21, Building 31, National Institutes of Health, Bethesda, Maryland 20892, (301) 496–4236, will provide a summary of the meeting and a roster of the committee members.

Michael J. Horan, M.D., Associate
Director for Cardiology, Division of
Heart and Vascular Diseases; National
Heart, Lung, and Blood Institute: room
318, Federal Building, Bethesda,
Maryland 20892, (301) 496–5421, will
furnish substantive program information
upon request.

(Catalog of Federal Domestic Assistance Program No. 93.837, Heart and Vascular Diseases Research, National Institutes of Health)

Dated: August 18, 1992. Susan K. Feldman,

Committee Management Officer, NIH. [FR Doc. 92–20170 Filed 8–21–92; 8:45 am] BILLING CODE 4140-01-M

# National Institute of Child Health and Human Development; Meeting of the National Advisory Child Health and Human Development Council

Pursuant to Public Law 92–463, notice is hereby given of the meeting of the National Advisory Child Health and Human Development Council, September 21–22, 1992, which is being held in conjunction with the NICHD 30th Anniversary Celebration. The meeting will be held in Wilson Hall, Shannon Building, National Institutes of Health, Bethesda, Maryland. The meeting of the Subcommittee on Planning will be held on September 21 in Building 31, room 2A03.

The Council meeting will be open to the public on September 1 from 9:30 a.m. until 5 p.m. The agenda includes a report by the Director, NICHD, the Annual Review of the Intramural Research Program, and a presentation by the Surgeon General of the United States, The meeting will be open on September 22 immediately following the review of applications if any policy issues are raised which need further discussion.
The Subcommittee meeting will be open on September 21 from 8 a.m. to 9:30 a.m. to discuss program plans and the agenda for the next Council meeting.
Attendance by the public will be limited to space available.

In accordance with the provision set forth in sections 552b(c)(4) and 552b(c)(6), title 5, U.S.C. and section 10(d) of Pub. L. 92-463, the meeting of the full Council will be closed to the public on September 22 from 8 a.m. to completion of the review, discussion, and evaluation of individual grant applications. These applications and the discussions could reveal confidential trade secrets or commercial property such as patentable material, and personal information concerning individuals associated with the applications, disclosure of which would constitute a clearly unwarranted invasion of personal privacy

Ms. Mary Plummer, Council Secretary, NICHD, Executive Plaza North, Room 520, National Institutes of Health, Bethesda, Maryland 20892, Area Code 301, 496–1485, will provide a summary of the meeting and a roster of Council members as well as substantive program information.

(Catalog of Federal Domestic Assistance Program Nos. 93.864, Population Research, and 93.865, Research for Mothers and Children, National Institutes of Health.)

Dated: August 17, 1992.

Susan K. Feldman,

Committee Management Officer, NIH. [FR Doc. 92–20101 Filed 8–21–92; 8:45 am] BILLING CODE 4140-01-M

# National Institute of Dental Research; Meeting of the National Advisory Dental Research Council

Pursuant to Public Law 92-463, notice is hereby given of a meeting of the National Advisory Dental Research Council, National Institute of Dental Research, to be held September 14-15, 1992, Conference Room 10, Building 31C, National Institutes of Health, Bethesda, Maryland. This meeting will be open to the public from 9:30 a.m. to recess on September 14 for general discussion and program presentations. A meeting of the National Advisory Dental Research Council Subcommittee on Minority Activities will be held on September 15 from 1 p.m. until adjournment at the same location. Attendance by the public will be limited to space available.

In accordance with the provisions set forth in sections 552b(c)(4) and 552b(c)(6), title 5, U.S.C. and section 10(d) of Public Law 92–463, the meeting of the Council will be closed to the public on September 14 from 8:30 a.m. to 9:30 a.m. and on September 15 from 9 a.m. to adjournment for the review, discussion and evaluation of individual grant applications. These applications and the discussion could reveal confidential trade secrets or commercial property such as patentable material, and personal information concerning individuals associated with the applications, the disclosure of which would constitute a clearly unwarranted invasion of personal privacy.

Dr. Dushanka V. Kleinman, Executive Secretary, National Advisory Dental Research Council, and Deputy Director, National Institute of Dental Research, National Institutes of Health, Building 31, Room 2C39, Bethesda, Maryland 20892. (telephone 301–496–9469) will furnish a roster of committee members, a summary of the meeting, and other information pertaining to the meeting.

(Catalog of Federal Domestic Assistance Program No. 93.121, Oral Diseases and Disorders Research)

Dated: August 17, 1992.

Susan F. Feldman,

Committee Management Officer, NIH.
[FR Doc. 92–20102 Filed 8–21–92; 8:45 am]

## National Institute of Diabetes and Digestive and Kidney Diseases; Meeting of the National Diabetes and Digestive and Kidney Diseases Advisory Council and its Subcommittees

Pursuant to Public Law 92-463, notice is hereby given of a meeting of the National Diabetes and Digestive and Kidney Diseases Advisory Council and its subcommittees, National Institute of Diabetes and Digestive and Kidney Diseases, on September 23-24, 1992, Wilson Hall, Building 1, National Institutes of Health, Bethesda, Maryland. The meeting will be open to the public September 23, from 8:30 a.m. to 12 noon and again on September 24, from 10 a.m. to adjournment to discuss administrative details relating to Council business and special reports. Attendance by the public will be limited to space available.

In accordance with the provisions set forth in sections 552b(c)(4) and 552b(c)(6), title 5, U.S.C. and section 10(d) of Public Law 92–463, the subcommittee and full Council meeting will be closed to the public for the review, discussion and evaluation of individual grant applications. The following subcommittees will be closed to the public on September 23, from 1 to 5 p.m.: Diabetes, Endocrine and

Metabolic Diseases: Digestive Diseases and Nutrition; and Kidney, Urologic and Hematologic Diseases. The full Council meeting will be closed on September 24. from 8:30 a.m. to 10 a.m.

These deliberations could reveal confidential trade secrets or commercial property, such as patentable materials. and personal information concerning individuals associated with the applications, disclosure of which would constitute a clearly unwarranted invasion of personal privacy.

Further information concerning the Council meeting may be obtained from Dr. Walter Stolz, Executive Secretary, National Diabetes and Digestive and Kidney Diseases Advisory Council, NIDDK, Westwood Building, Room 657, Bethesda, Maryland 20892, (301) 496-

A summary of the meeting and roster of the members may be obtained from the Committee Management Office, NIDDK, Building 31, room 9A19, National Institutes of Health, Bethesda, Maryland 20892, (301) 496-6917.

(Catalog of Federal Domestic Assistance Program No. 93.847-849, Diabetes, Endocrine and Metabolic Diseases; Digestive Diseases and Nutrition; and Kidney Diseases, Urology and Hematology Research, National Institutes of Health)

Dated: August 17, 1992.

#### Susan K. Feldman,

Committee Management Officer, NIH. [FR Döc. 92-20100 Filed 8-21-92; 8:45 am] BILLING CODE 4140-01-M

# National Institute of Neurological Disorders and Stroke; Meeting

Pursuant to Public Law 92-463, notice is hereby given of meetings of committees of the National Institute of Neurological Disorders and Stroke (NINDS). These meetings will be open to the public to discuss program planning, program accomplishments and special reports or other issues relating to committee business as indicated in the notice.

The Council meeting will be open to the public on October 1, 1992, as listed below. The agenda includes a report by the Director, NINDS, a report by the Acting Director, Division of Extramural Activities, NINDS, and a scientific presentation by an NINDS grantee. Attendance by the public will be limited to space available.

These meetings will be closed to the public as indicated below in accordance with the provisions set forth in sections 552b(c)(4) and 552b(c)(6), title 5, U.S.C. and section 10(d) of Public Law 92-463, for the review, discussion and evaluation of individual grant

applications. These applications and discussions could reveal confidential trade secrets or commercial property such as patentable material, and personal information concerning individuals associated with the applications, the disclosure of which would constitute a clearly unwarranted invasion of personal privacy.

Summaries of meetings, rosters of committee members, and other information pertaining to the meetings can be obtained from the Acting Executive Secretary or the Scientific Review Administrator indicated.

Name of Committee: The Planning Subcommittee of the National Advisory Neurological Disorders and Stroke Council.

Date: September 30, 1992

Place: National Institutes of Health, Building 31, Conference Room 8A28, 900 Rockville Pike, Bethesda, MD 20892.

Open: 1 p.m.-3 p.m. Closed: 3 p.m.-recess.

Name of Committee: National Advisory Neurological Disorders and Stroke Council. Dates: October 1-2, 1992.

Place: National Institutes of Health, Building 31, Conference Room 10, 9000 Rockville Pike, Bethesda, MD 20892.

Open: October 1, 9 a.m.-1 p.m. Closed: October 1, 1 p.m.-recess, October 2, 8:30 a.m.-adjournment.

Acting Executive Secretary: Edward M. Donohue, Acting Director, Division of Extramural Activities, NINDS, National Institutes of Health, Bethesda, MD 20892, Telephone: (301) 496-4188.

Name of Committee: Neurological Disorders Program Project Review A Committee.

Dates: October 14-16, 1992. Place: Holiday Inn Chevy Chase, 5520 Wisconsin Avenue, Chevy Chase, MD 20815. Open: October 14, 7:30 p.m.-8 p.m. Closed: October 14, 8 p.m.-recess, October 15, 8:30 a.m.-recess, October 16, 8:30 a.m.-

adjournment. Scientific Review Administrator: Dr. Katherine Woodbury, Federal Building, room 9C-14. National Institutes of Health, Bethesda, MD 20892, Telephone: (301) 496-

Name of Committee: Training Grant and Career Development Review Committee. Dates: October 23-25, 1992.

Place: Guest Quarters Suite Hotel, 1707 Fourth Street, Santa Monica, CA 90401.

Open: October 23, 8 p.m.-8:30 p.m. Closed: October 23, 8 p.m.-recess, October 24, 8 a.m.-recess, October 25, 8 a.m.-

Scientific Review Administrator: Dr. Herbert Yellin, Federal Building, room 9C-14. National Institutes of Health, Bethesda, MD 20892, Telephone: (301) 496-9223.

Name of Committee: Neurological Disorders Program Project Review B

Dates: October 23-25, 1992. Place: La Jolla Cove, 1155 Coast Boulevard, La Jolla, CA 92037.

Open: October 23, 7 p.m.-8:30 p.m.

Closed: October 23, 8:30 p.m.-recess, October 24, 8:30 a.m.-recess, October 25, 8:30 a.m.-adjournment.

Scientific Review Administrator: Dr. Paul Sheehy, Federal Building, room 9C-10. National Institutes of Health, Bethesda, MD 20892, Telephone: (301) 496-9223.

(Catalog of Federal Domestic Assistance Program No. 93.853, Clinical Research Related to Neurological Disorders; No. 93.854. Biological Basis Research in the Neurosciences)

Dated: August 17, 1992. Susan K. Feldman,

Committee Management Officer, NIH. [FR Doc. 92-20099 Filed 8-21-92; 8:45 am] BILLING CODE 4140-01-M

# **Prospective Grant of Exclusive Patent** License

AGENCY: National Institutes of Health, Public Health Services, HHS.

ACTION: Notice.

SUMMARY: This is notice in accordance with 15 U.S.C. 209(c)(1) and 37 CFR 404.7(a)(1)(i) that the National Institutes of Health (NIH), Department of Health and Human Services, is contemplating the grant of an exclusive license in the United States to practice the inventions embodied in U.S. Patent Applications Serial Numbers 07/390,745, entitled "Partial Agonists of the Strychnine Insensitive Glycine Modulatory Site of the N-Methyl-D-Aspartate Receptor Complex as Neuropsychopharmalogical Agents," and 07/541,032 (issued as U.S. Patent 5,086,072), entitled "Treatment of Mood Disorders With Functional Antagonists of the Glycine/NMDA Receptor Complex" to Symphony Pharmaceuticals, Inc. having a place of business at Philadelphia, Pennsylvania. The patent rights in these inventions have been assigned to the United States of America.

The prospective exclusive license will be royalty-bearing and will comply with the terms and conditions of 35 U.S.C. 209 and 37 CFR 404.7. The prospective exclusive license may be granted unless. within sixty days from the date of this published Notice, NIH receives written evidence and argument that establishes that the grant of the license would not be consistent with the requirements of 35 U.S.C. 209 and 37 CFR 404.7.

The inventions relate to a novel class of compounds that have partial N-Methyl-D-Aspartate (NMDA) receptor complex agonist and/or antagonist properties and methods of using these compounds therapeutically to treat various neurological and psychological disorders.

The availability of the inventions claimed in 07/390,745 for licensing was published in the Federal Register of December 19, 1989. The availability of the inventions claimed in 07/541.032 for licensing was published in the Federal Register of March 4, 1991. Requests for a copy of the above identified patent applications, inquiries, comments and other materials relating to the contemplated license should be directed to: Mr. Arthur J. Cohn, J.D., Office of Technology Transfer, National Institutes of Health, Box OTT, Bethesda, Maryland 20892 (telephone: (301) 496-7735; FAX: (301) 402-0220). Properly filed competing applications for a license filed in response to this notice will be treated as objections to the grant of the contemplated license. Only written comments and/or applications for a license which are received by the NIH Office of Technology Transfer within sixty (60) days of this notice will be considered.

Dated: August 12, 1992. Reid G. Adler,

Director, Office of Technology Transfer. [FR Doc. 92–20173 Filed 8–21–92; 8:45 am] BILLING CODE 4140-01-M

National Institutes of Neurological Disorders and Strokes: Opportunity for a Cooperative Research and Development Agreement (CRADA) for a Prototype Development and Commercialization of a Two- and Three-Dimensional Autoradiographic Imaging System

AGENCY: National Institutes of Health, PHS, DHHS.

ACTION: Notice.

SUMMARY: The National Institutes of Health (HIH) seeks an agreement with a company(s) which can pursue the commercial development of a Two- and Three-Dimensional Autoradiographic Imaging System. The National Institutes of Neurological Disorders and Strokes has also determined that the developed technology can be utilized in other scientific areas. A CRADA for the codevelopment of this system will be granted to the awardee.

ADDRESSES: Questions about this opportunity may be addressed to Stephen Finley, National Institutes of Health, NINDS, 9000 Rockville Pike, Building 31, room 8A46, Bethesda, MD 20892. Telephone 301–496–4697.

DATES: Proposals must be received by November 1, 1992.

SUPPLEMENTARY INFORMATION: The National Institutes of Neurological

Disorders and Strokes (NINDS) and the National Center for Research Resources (NCRR) have jointly identified and developed an improved technique for the acquisition and resolution of Two-and Three-dimensional autoradiographic images. The NINDS and the NCRR have already funded and successfully simulated a preliminary model of the Imaging System. The next phase would entail the design and testing of a full scale prototype.

The methodology associated with this system permits a tissue containing one or more radioactive isotopes to be scanned sectioned, and a three-dimensional image of the tissue be constructed via a computer based software program. The developed technology for the imagery apparatus has further potential for utilization for real time in vivo imagery of metabolic processes and in the field of gel electrophoresis.

The CRADA awardee will have an option to negotiate for an exclusive license to market and commercialize any new technology jointly developed for the Image Acquisition and Analysis System. This CRADA may be directed toward the co-development of the improved Two- and Three-Dimensional Imaging System prototype, the in vivo imaging, or the gel imaging device.

# Roles of NINDS AND NCRR

- Provide design and user expertise, some equipment requirements and assist in beta testing.
- Work cooperatively with the company(s) to determine the market potential for the imagery technology and imagery system and to design a prototype.

Selection criteria for choosing the CRADA partner(s) will include, but not be limited to the following:

- Ability to provide funding for production and testing of an imagery analysis system prototype.
- Capability to develop, implement and manage the product commercialization so as to ensure the dissemination of the technology(s) to health care services and other research services.

Dated: August 5, 1992.

Reid G. Adler,

Director, Office of Technology Transfer, National Institutes of Health. [FR Doc. 92–20171 Filed 8–21–92; 8:45 am]

BILLING CODE 4140-01-M

#### **Public Health Service**

National Toxicology Program (NTP) Board of Scientific Counselors' Meeting, Announcement of NTP Draft Technical Reports Projected for Public Review From December 1992 Through Fail 1994

To earlier inform the public and allow interested parties to comment or obtain information on long-term toxicology and carcinogenesis studies and short-term toxicity studies prior to public peer review, the National Toxicology Program (NTP) again publishes in the Federal Register a current listing of draft Technical Reports projected for evaluation by the NTP Board of Scientific Counselors' Technical Reports Review Subcommittee during their next seven meetings from December 1992 through fall 1994. We plan to continue updating the listing with announcements in the Federal Register approximately twice a year. The next meeting date is December 1-2, 1992. Specific dates for 1993 and 1994 meetings will be established at a later time.

The attachment gives draft Technical Reports of studies on chemicals listed alphabetically within known or approximate dates of reviews and includes Chemical Abstracts Service registry numbers, responsible study scientists with telephone numbers, NTP report numbers (if assigned), primary use(s), species, route of administration, and exposure levels used.

Those interested in having more information about any of the studies listed in this announcement, or wanting to provide input, should contact the particular NTP study scientist as early as possible by telephone or by mail to: NIEHS, P.O. Box 12233, Research Triangle Park (RTP), North Carolina 27709. The staff scientist would welcome receiving toxicology and carcinogenesis data from completed, ongoing or planned studies by others as well as current production data, human exposure information, and use and use patterns.

The Executive Secretary, Dr. Larry G. Hart, NTP, P.O. Box 12233, Research Triangle Park, North Carolina 27709, telephone 919/541–3971, will furnish final agendas, and other program information prior to a meeting, and summary minutes subsequent to a meeting.

Attachment

Dated: August 10, 1992.

Kenneth Olden,

Director, National Toxicology Program.

National Toxicology Program Toxicology and Carcinogenesis Studies

Chemicals Projected for Peer Review

December 1992 through Fall, 1994

(Report Date: July 16, 1992)

BILLING CODE 4140-01-M

# NTP Toxicology and Carcinogenesis Studies Chemicals Projected for Peer Review

CREMICAL NAME/CAS NO.	USE	STUDY SCIENTIST	ROUTE	SPECIES	EXPOSURE LEVELS	NTP TR NO.
CHOPICALS TENTAT	IVELY SO	THEDULED FOR PEER I	REVIEW DEC	EMBER :	1 & 2, 1992	
LONG-TERM STUDIES:						
1-AMINO-2,4-DIBROMOANTHRAQUINONE 81-49-2	DYE	J. Huff 919-541-3780	FEED	RM	R: 0,.2,.5,1.0,2.0, M: 0,1.0, 2.0 %1/50 PER GROUP	383
BARIUM CHLORIDE DIHYDRATE 10326-27-9	DYE	K. Abdo 919-541-7819	WATER	RM	0,500,1200,2500 PPM	432
BENZYL ACETATE 140-11-4	FOOD	K. Abdo 919-541-7819	FEED	RM	R: 0,0.3,0.6,1.2%, M: 0,0.033, 0.1,0.3%/50 PER GROUP	431
O-BENZYL-P-CHLOROPHENOL 120-32-1	GERM	W. Eastin 919-541-7941	SP	м	ACETONE CONTROL, DMBA/DMBA, DMBA/ACETONE, DMBA/TPA, DMBA/BCP(1,10,30 MG/ML), TPA/TPA, BCP(100)/TPA, BCP/BCP, BCP(10)/BCP(1,10,30)	444
O-BENZYL-P-CHLOROPHENOL 120-32-1	GERM	D. Marsman 919-541-3233	GAV	RM	MR: 0,30,60,120, FR: 0,60,120, 240, M: 0,120,240,480 MG/KG/50 PER GROUP	424
TERT-BUTYL ALCOHOL 75-65-0	PHAR	R. Maronpot 919-541-4861	WATER	RM	R: 0,0.125, 0.25, 0.51(M). 0, 0.25, 0.5, 1.01(F). M:0. 0.5,1.0,2.01(MaF)/50 PER GROUP	436
C.I. DIRECT BLUE 218 28407-37-6	DYE	J. Dunnick 919-541-4811	FEED	RM	0, 1000, 3000, 10000 PPM/60 PER GROUP	430
CORM OIL 8001-30-7	FOOD	G. Boorman 919-541-3440	GAV	R	0, 2.5, 5, 10 ML CORN OIL/KG FOR 103 WEEKS./50 PER GROUP	426
METHYLENE CHLORIDE 75-09-2	SOLV	G. Boorman 919-541-3440	GAV	R	MALE RATS ONLY 0,2.5,5,10 ML/KG/50 PER GROUP (CORN OIL). METHYLENE CHLORIDE IS SAME AT ALL CORN OIL DOSES (500 MG/KG). TESTING THE INTERACTION OF METHYLENE CHLORIDE ON CORN OIL.	426
PROMETHAZINE HYDROCHLORIDE 58-33-3	PHAR	K. Abdo 919-541-7819	GAV	RM	R: 0,8.3,18.6,33.3, FM: 0, 3.75,7.5,15.0, MM: 0,11.25, 22.5,45.0 MG/KG	425
SAFFLOWER OIL 8001-23-8	FOOD	G. Boorman 919-541-3440	GAV	R	0,2.5,5,10 ML/KG/50 PER GROUP	426
4,4-THIOBIS(6-TERT-BUTYL-M-CRESOL) 96-69-5	RUBR	J. Cirvello 919-541-1408	FEED	RH	R: 0,.05,.1,.25, M: 0,.025, .05,.1 X	435
TRICAPRYLIN 538-23-8	FOOD	G. Boorman 919-541-3440	GAV .	R	0,2.5,5,10 ML/KG/50 PER GROUP	426
TRICRESYL PHOSPHATE 1330-78-5	PLAS	R. Irwin 919-541-3340	FEED	RM	R: 0,75,150,300,600, M: 0,60, 125,250 PPM/50 PER GROUP	433
SHORT-TERM TOXICITY STUDIES;						
CHEMICAL MIXTURE - DRINKING WATER CONTAMINANTS CHEMMIXH20	COMT	J. Bucher 919-541-4532	WATER	RM	RGM: 0, 25, 75, 225, 750 PPM	35
Z-CHLORONITROBENZENE 88-73-3	INTR	J. Bucher 919-541-4532	INHAL	RM	0, 1.1, 2.3, 4.5, 9 OR 18 PPM (10/S/S)	33
4-CHLORONITROBENZENE 100-00-5	INTR	J. Bucher 919-541-4532	INHAL	RM	0, 1.5, 3, 6, 12, OR 24 PFM (10/S/S)	33
CUPRIC SULFATE 7758-99-8	FOOD	C. Hebert 919-541-1870	FEED	RM	R: 0, 500, 1000, 2000, 4000, 8000 PPM M: 0, 1000, 2000, 4000, 8000, 16000 PPM (10/S/S)	29

# NTP Toxicology and Carcinogenesis Studies Chemicals Projected for Peer Review

						NTP
CHEMICAL NAME/CAS NO.	USE	SCIENTIST	ROUTE	SPECIES	EXPOSURE LEVELS	TR NO.
DIBUTYL PHTHALATE 84-74-2	PLAS	J. Bucher 919-541-4532	FEED	RM	IN UTERO WITH F344 RATS; SEE C620228	30
DIBUTYL PHTHALATE 84-74-2	PLAS	J. Bucher 919-541-4532	FEED	RM	R: 0, 2500, 5000, 10000, 20000, OR 40000 PPM R: 0, 1250, 2500, 5000, 10000, 20000 PPM (10/S/S)	30
ETHYLENE GLYCOL MONOBUTYL ETHER (EGMSE) 111-76-2	SOLV	M. Dieter 919-541-3368	WATER	RM	CORE STUDY: RSM: 0,750,1500, 3000,4500,6000 PPM/10 PER GROUP: STOP STUDY: R: 0, 1500, 3000, 6000 PPM/30 PER GROUP	26
ETHYLENE GLYCOL MONOETHYL ETHER (EGMEE) 110-80-5	SOLV	M. Dieter 919-541-3368	WATER	RM	CORE STUDY: R: 0,1250,2500, 5000,10000,20000, M: 0,2500, 5000,10000,20000,40000 PPM/10 PER GROUP STOP STUDY R: 0, 5000, 10000, 20000 PPM/30 PER GROUP	26
ETHYLENE GLYCOL MONOMETHYL ETHER (EGMME) 109-86-4	COSM	M. Dieter 919-541-3368	HATER	RM	CORE STUDY: R: 0,750,1500, 3000,4500,6000, M: 0,2000, 4000,6000,8000,10000 PFM/ 10 PER GROUP: STOP STUDY DOSES: R: 0, 1500, 3000, 6000 PFM/ 30 PER GROUP	26
ISOPRENE 78-79-5	RUBR	R. Melnick 919-541-4142	INHAL	RM	RSM: 0,70,220,700,2200,7000 PPM	31
ISOPRENE 78-79-5	RUBR	R. Melnick 919-541-4142	INHAL	RM	MALES ONLY: R6M: 0, 70, 220, 700, 2200, 7000 PPM	31
METHYLENE BIS(THIOCYANATE) 6317-18-6	FUNG	L. Burka 919-541-4667	GAV	RM	RAM: 0, 1, 2, 4, 8, 15 MG/KG: GAVAGE IN METHYLCELLULOSE 10 ANIMALS/GROUP	32
1-NITROPYRENE 5522-43-0	LABC	P. Chan 919-541-7561	INHAL	R	R: 0, 0.5, 2.0, 8.0, 20.0, OR 50.0 MG/M3 12/S/GROUP (CORE) 5/S/GROUP FOR LUNG BURDEN	34
PESTICIDE/FERTILIZER CONTAMINATIONMIXTURE 2 PESTFERTMIX2	COMT	J. Bucher 919-541-4532	WATER	RM	RATS AND MICE (0, 0.1%, 1%, OR 10%): RATS 40/GROUP, MICE 30/GROUP	36
PESTICIDE/FERTILIZER CONTAMINATIONMIXTURE 3 PESTFERTMIX3	COMT	J. Bucher 919-541-4532	WATER	RM	RATS AND MICE (0, 0.1%, 1%, OR 10%); RATS 40/GROUP, MICE 30/GROUP	36
CHEMICALS	TENTATI	VELY SCHEDULED FO	R PEER REVI	TEW SPR	TMG 1993	
LONG-TERM STUDIES:						
BENZETHONIUM CHLORIDE 121-54-0	GERM	R. Sills 919-541-0180	SP	RM	RAM: 0,0.15,0.5,1.5 MG/KG/50/GROUP	
DIETHYL PHTHALATE 84-66-Z	INTR	W. Eastin 919-541-7941	SP	RM	R: 0,100,300 M: 0,7.5,15,30 UL/100 UL SOLUTION /50 PER GROUP	440
DIETHYL PHTHALATE 84-66-2	INTR	W. Eastin 919-541-7941	SP	М	100 UL (PROMOTOR) NEAT CHEMICAL	429
DIMETHYL PHTHALATE	PLAS	W. Eastin 919-541-7941	SP	н	100 UL (PROMOTOR) NEAT CHEMICAL ON UNINITIATED AND DMBA INITIATED SKIN	429
HEXACHLOROCYCLOPENTADIENE 77-47-4	PEST	K. Abdo 919-541-7819	INHAL	RM	R:0,.01,.05,.2PPM M:0,.01,.05, .2,.5PPM/50 PER GROUP	437

#### MTP Toxicology and Carcinogenesis Studies Chemicals Projected for Peer Review

		STUDY			NTP TR
CHEMICAL NAME/CAS NO.	USE	SCIENTIST	ROUTE SPECIA	S EXPOSURE LEVELS	NO.
INIT/PROM COMPARATIVE MOUSE STUDY (DMBA/TPA/BPO/MNNG) INIT/PROM	PEAR	W. Eastin 919-541-7941	SP MM	DMBA/ACETONE(50,25,2.5UG),DMBA 2.5,TPA SUG,BPO 20MG,DMBA/TPA (2.5,25,50UG/SUG),DMBA/BPO (2.5,25UG/20MG) AND MNNG/ACETONE(1000,500,100UG), HNNG 100UG,TPA 5UG,BPO 20MG, MNNG/BPO(100,500,1000UG/20MG), MNNG/TPA(100,1000UG/SUG)	441
INIT/PROM COMPARATIVE MOUSE STUDY (DMBA/TPA/BPO/MNNG) INIT/PROM	PHAR	W. Eastin 919-541-7941	SP MM	DMBA/ACETONE(25,2.5,.25UG), DMBA 2.5,TPA 5 UG,BPO 20MG, DMBA/TPA(.25,2.5,25/5UG), DMBA/BPO(2.5,25UG/20MG) AND MRNG/ACETONE(1000,500,100UG), MRNG 100UG,TPA 5UG,BPO 20MG, MNNG/BPO(100,500,1000UG/20MG), MNNG/TPA(1000,1000UG/5UG)	441
INIT/FROM COMPARATIVE MOUSE STUDY (DMBA/TPA/BPO/MNNG) INIT/FROM	PHAR	W. Eastin 919-541-7941	SP MM	DMBA/ACETONE(25,2.5,.25UG): DMBA 2.5:TPA 1UG:BPO 20MG: DMBA/TPA(.25,2.5,25/1UG): DMBA/BPO(2.5,25UG/20MG) AND MNNG/ACETONE(1000,500,100UG): MNNG 100UG:TPA 5UG:BPO 20MG: HNNG/BPO(100,500,1000 UG/20MG)	441
METHYLPHENIDATE HYDROCHLORIDE 298-59-9	PEAR	J. Dunnick 919-541-4811	FEED RM	R: 0,100,500,1000 PPM, M: 0,50,250,500 PPM/50 PER GROUP	439
P-NITROBENZOIC ACID 62-23-7	INTR	J. Dunnick 919-541-4811	FEED RM	0, 1250, 2500, OR 5000 PPM /60 PER GROUP	444
SHORI-TERM TOXICITY STUDIES:					
BETA-BROMO-BETA-NITROSTYRENE 7166-19-0	PEST	J. Bucher 919-541-4532	GAV RM	RGM 0, 0.037, 0.075, 0.3, 0.15, 0.6 G/KG; 10/GRP	
SODIUM CYANIDE 143-33-9	FUME	J. Bucher 919-541-4532	WATER RM	R&M: 0, 3, 10, 30, 100, 300 PPM (10 PER GROUP)	
SODIUM SELENATE 13410-01-0	PEST	J. Bucher 919-541-4532	WATER RM	3.75, 7.5, 15, 30, 60 PPM	
SODIUM SELENITE 10102-18-8	FEED	J. Bucher 919-541-4532	WATER RM	0, 2, 4, 8, 16, 32 PPM (10 PER GROUP)	
1,1,1-TRICHLOROETHANE 71-55-6	SOLV	J. Dunnick 919-541-4811	MICRO RM	R&H: 0, 0.5, 1.0, 2.0, 4.0, AND 8.0 I (10/S/S)	
a	EMICALS TENTATI	VELY SCHEDULED FO	R PEER REVIEW ST	PMER 1993	
LONG-TERM STUDIES:					
ACETONITRILE 75-05-8	SOLV	J. Roycroft 919-541-3627	INHAL RM	R: 0, 100, 200, OR 400 PPM M: 0, 50, 100, OR 200 PPM ; 50/GROUP	
ISOBUTYL NITRITE 542-56-3	INTR	K. Abdo 919-541-7819	INHAL RM	R&M: 0, 37, 75, OR 150 PPM	
OXAZEPAM 604-75-1	PHAR	J. Bucher 919-541-4532	FEED HM	M4: 0, 2500, OR 5000; M3: 0, 125, 2500, OR 5000 PPM; 60/GROUP	
SCOPOLAMINE HYDROBROWIDE TRIHYDRATE 6533-68-2	PHAR	K. Abdo 919-541-7819	GAV RM	RAM: 0, 1, 5, OR 25 MG/KG; 70/GROUP. DIET RESTRICTION MICE: 0 OR 0.25 MG/KG; 70/GROUP	

NTP TR NO.

## NTP Toxicology and Carcinogenesis Studies Chemicals Projected for Peer Review

CHEMICAL NAME/CAS NO.	USE	STUDY SCIENTIST	ROUTE	SPECIES	EXPOSURE LEVELS
TETRAFLUOROETHYLENE 116-14-3	FOOD	J. Roycroft 919-541-3627	INHAL	RM	MICE & FR: 0, 312, 625, OR 1250 MR: 0, 155, 312, OR 625 PPM; 50/GROUP
1-TRANS-DELTA-9-TETRAHYDROCANNABINOL 1972-08-3	PHAR	J. Dunnick 919-541-4811	GAV	RM	R: 0, 12.5, 25, OR 50; M: 0, 125, 250, OR 500 MG/KG; 50/GROUP
TRIETHANOLAMINE 102-71-6	DTRG	R. Herbert 919-541-4613	SP	RM	MR: 0, 32, 63, OR 125; FR: 0, 63, 125, OR 250; MM: 0, 200, 630, OR 2000; FM: 0, 100, 300, OR 1000 MG/KG; 60/GROUP

CHEMO	CALS TENTATI	TVELY SCHEDULED PO	OR PEER REV	IEM PA	LL 1993
LONG-TERM STUDIES:					
2,2-BIS(BROMOMETHYL)-1,3-PROPANEDIOL 3296-90-0	FLAM	R. Irwin 919-541-3340	FEED	RM	R: 0, 2500, 5000, OR 10000 PPM; 70/GROUP M: 0, 312, 625, OR 1250 PPM; 60/GROUP
BUTYL BENZYL PHTHALATE 85-68-7	PLAS	K. Abdo 919-541-7819	FEED	RR	MR: 0, .3%, .6%, OR 1.2% FR: 0, .6%, 1.2%, OR 2.4%; 60/GROUP
CODEINE 76-57-3	PHAR	D. Walters 919-541-3355	FEED	RM	R: 0, 400, 800, OR 1500 M: 0, 750, 1500, OR 3000 PPM; 60/GROUP
NICKEL (II) OXIDE 1313-99-1	INTR	W. Eastin 919-541-7941	INHAL	RM	R: 0, .62, 1.25, OR 2.5 M: 0, 1.25, 2.5, OR 5.0 MG/M3; 50/GROUP
NICKEL SULFATE HEXAHYDRATE 10101-97-0	INTR	W. Eastin 919-541-7941	INHAL	RM	R: 0, 0.125, 0.25, OR 0.5 M: 0, .25, .5, OR 1.0 MG/M3; 50/GROUP
NICKEL SUBSULFIDE 12035-72-2	ENVH	W. Eastin 919-541-7941	INHAL	RM	R: 0, 0.075, OR 0.15 M; 0, 0.6, OR 1.2 MG/M3; 50/GROUP
SALICYLAZOSULFAPYRIDINE 599-79-1	PHAR	F. Kari 919-541-2926	GAV	RM	R: 84, 168, OR 337.5 MG/KG; 70/GROUP M: 675, 1350, OR 2700 MG/KG; 60 GROUP
SHORT-TERM TOXICITY STUDIES:					
M-CHLOROANILINE 108-42-9	INTR	R. Chhabra 919-541-3385	GAV	RM	R&M 0, 10, 20, 40, 80, 160 MG/KG, 20/GRP (RATS); 10/GRP (MICE)
O-CHLOROANILINE 95-51-2	DYE	R. Chhabra 919-541-3386	GAV	RM	R&M 0, 10, 20, 40, 80, & 160 MG/KG; 20/GRP (RATS);10/GRP (MICE)
LEAD ORES LEADORES	METL	M. Dieter 919-541-3368	FEED	R	ORES: MALE RATS, 30/GRP; LEAD SULFIDE USED AS STANDARD: MALE AND FEMALE 30/GRP; 10 ADD'L MALES TREATED 180 DAYS (PB SULFIDE) 0, 10, 30, & 100 PPM; PARTICLE SIZE <38 MICRONS; 30, 60, 90-DAY SACRIFICE
LEAD SULFIDE 1314-87-0	PNT	M. Dieter 919-541-3368	FEED	R	RATS: MALE AND FEMALE 0, 10, 30, 100 PPM, 10/GRP 30, 60, 90, 180 DAY SAC
METHYLENE BLUE TRIHYDRATE 7220-79-3	DYE	R. Chhabra 919-541-3386	GAV	RM	R&M: 0, 0.125, 0.25, 0.5, 1.0, 2.0 GM/KG BODY WT. R: 20/GROUP/SEX; M: 10/GROUP/SEX

NTP TR NO.

## NTP Toxicology and Carcinogenesis Studies Chemicals Projected for Peer Review

CHEMICAL NAME/CAS NO.	USE	STUDY SCIENTIST	ROUTE S	PECIES	EXPOSURE LEVELS
O-NITROTOLUENE 88-72-2	RUBR	M. Elwell 919-541-5066	FEED	R	MALE R: 0, 0 ALTERED MICROFLORA 20/GRP; 5000 FPM 60/GRP; 5000 FPM ALTERED MICROFLORA 40/GRP
O-TOLUIDINE HYDROCHLORIDE 636-21-5	DYE	M. Elwell 919-541-5066	FEED	R	O AND O ALTERED MICROFLORA; 20/GRP; 5000 PPH; 60/GRP
CHEMICALS	TENTATI	VELT SCHEDULED FOR I	EER REVI	EW SPR	ING 1994
LONG-TERM STUDIES:					
T-BUTYLBYDROQUINONE 1948-33-0	FOOD	K. Abdo 919-541-7819	FEED	RM	RGM: 0, 0.125, 0.25, OR 0.51 IN FEED; 70 RATS, 60 MICE
1,2-DIBYDRO-2,2,4-TRIMETHYLQUINOLINE (MONOMER) 147-47-7	RUBR	J. Dunnick 919-541-4811	SP	RM	RATS: 0, 60, OR 100 HG/KG MICE: 0, 6, OR 10 HG/KG (CORE)
ETHYLBENZENE 100-41-4	RUBR	J. Roycroft 919-541-3627	INHAL	RM	R&M: 0, 75, 250, OR 750 PPM
MOLYBDENUM TRIOXIDE 1313-27-5	METL	J. Roycroft 919-541-3627	INHAL	RM	R&M: 10, 30, OR 100 MG/M3; 50/GROUP
NITROMETHANE 75-52-5	FUEL	J. Roycroft 919-541-3627	INHAL	RM	R: 0, 94, 188, OR 375 PPH; 50/GROUP M: 0, 188, 375, OR 750 PFM; 50/GROUP
TETRAHYDROFURAN 109-99-9	SOLV	J. Roycroft 919-541-3627	INHAL	RM	RGM: 0, 200, 600, OR 1800 PPM (50/S/S)
CHEMICALS	TERTATI	VELY SCHEDULED FOR	PEER REV	DEW SUP	MER 1994
LONG-TERM STUDIES:					
COBALT SULFATE HEPTAHYDRATE 10026-24-1	PNT	J. Roycroft 919-541-3627	INHAL	RM	R&M: 0, 0.3, 1.0, OR 3.0 MS/M3 (50/S/S)
D & C YELLOW NO. 11 8003-22-3	DYE	W. Eastin 919-541-7941	FEED	R	RATS: 0, 0.05, 0.17, OR 0.5%; 60/GROUP
ISOBUTYRALDEHYDE 78-84-2	INTR	J. Roycroft 919-541-3627	INHAL	RM	R&M: 0, 500, 1000, OR 2000 PPM (50/S/S)
OZONE 10028-15-6	IND	G. Boorman 919-541-3440	INHAL	RM	R&M: 0, 0.12, 0.5, OR 1.0 PPM (50/S/S) - 103-week study
OZONE 10028-15-6	IND	G. Boorman 919-541-3440	INHAL	RM	R&M: 0, 0.5, OR 1.0 PPM (50/S/S) - 130-week study
OZONE/NNK OZONNNKCOMB	TBCO	G. Boorman 919-541-3440	INHAL	R	MALE RATS ONLY: 0, 0.5 PPM OZONE WITH 0, 0.1, 1.0 MG/KG NNK BY S.C. INJECTION (20 WEEKS ONLY)
SODIUM XYLENESULFONATE 1300-72-7	DTRG	W. Eastin 919-541-7941	SP	RM	R: 0, 60, 120, OR 240 MG/KG M: 0, 182, 364, OR 727 MG/KG (50/S/S)
THEOPHYLLINE 58-55-9	PHAR	R. Irwin 919-541-3340	GAV	RM	R: 7.5, 25, OR 75 MG/KG; 50/GROUP FM: 7.5, 25, OR 75 MG/KG; 50/GROUP MM: 15, 50, OR 150 MG/KG; 50/GROUP

## NTP Toxicology and Carcinogenesis Studies Chemicals Projected for Peer Review

						NTP
CHEMICAL NAME/CAS NO.	USE	SCIENTIST	ROUTE	SPECIES	EXPOSURE LEVELS	TR NO.
SPORT-TERM TOXICITY STUDIES:						
CIS & TRANS 1,2-DICHLOROETBYLENE 540-59-0	SOLV	J. Dunnick 919-541-4811	MICRO	RM		
CIS-1,2-DICHLOROETHYLENE 156-59-2	SOLV	J. Dunnick 919-541-4811	MICRO	RM		
TRANS-1,2-DICHLOROETHYLENE 156-60-5	SOLV	J. Dunnick 919-541-4811	MICRO	RM		
METHACRYLONITRILE 125-98-7	PLAS	B. Ghanayem- 919-541-3369	WATER	RM	R: 0.7.5,15.0,30.0,60.0,120.0 MG/KG/DAY; M: 0.0.75,1.5,3.0, 6.0,12.0 MG/KG/DAY; RATS: 20/GRP; MICE: 10/GRP	
3,3',4,4'-TETRACHLOROAZOBENZENE 14047-09-7	HERB	C. Hebert 919-541-1870	GAV	RM	RAM; 10/GROUP	
3,3',4,4'-TETRACHLOROAZOXYBENZENE 21232-47-3	COMT	C. Hebert 919-541-1870	GAV	RM	R&M: 10/GRP	
1,1,2,2-TETRACHLOROETHANE 79-34-5	SOLV	J. Dunnick 919-541-4811	MICRO	RM		
1,1,2,2-TETRACHLOROETHANE 79-34-5	SOLV	J. Dunnick 919-541-4811	GAV	RM		
CHEMICALS	TENTATI	VELY SCHEDULED FOR	DEED DEV	TEM DATE	1001	
LONG-TERM STUDIES:	ILBITAL	TYELL SCHEDULED FOR	PEER REV	LEW FALL	L 1994	
CHLOROFRENE	21.45					
126-99-8	FLIMO	J. Roycroft 919-541-3627	INHAL	RM	R&M: 0, 12.8, 32.0, OR 80.0 PPM (50/S/S)	
1-CHLORO-2-PROPANOL 127-00-4	INTR	J. Dunnick 919-541-4811	WATER	RM	R: 0, 150, 325, OR 650 M: 0, 250, 500, OR 1000 PPM	
DIETHANOLAMINE 111-42-2	TEXL	W. Eastin 919-541-7941	SP	RM	MR: 0, 16, 32, OR 64 MG/KG; FR: 0, 8, 16, OR 32 MG/KG; MICE: 0, 40, 80, OR 160 MG/KG (50/S/S)	
INTERFERON AD + 3'-AZIDO-3'-DEOXYTHYMIDINE (AIDS INITIATIVE) INTAZTOOMB	PHAR	R. Irwin 919-541-3340	SC,GV	HH	DUAL ROUTES WITH BOTH COMPOUNDS: AZT: 0, 30, 60, OR 120 (GAV) MG/KG; IFN: 500 OR 5000 UNITS 3X/WEEK	
PHENOLPHTHALEIN 77-09-8	PHAR	J. Dunnick 919-541-4811	FEED	RM	R: 0, 1.2, 2.5, OR 5%; M: 0, 0.3, 0.6, OR 1.2% IN FEED	
PYRIDINE 110-86-1	SOLV	J. Dunnick 919-541-4811	WATER	RM	R: 0, 100, 200, OR 400 PPM MH: 0, 250, 500, OR 1000 PPM FM: 125, 250, OR 500 PPM MWR: 0, 100, 200, OR 400 PPM	
BUILDING CORP LIVE OF THE						

BILLING CODE 4140-01-C

NTP National Toxicology and Carcinogenesis Studies

Chemicals Projected for Peer Review

Abbreviations used:

USE Primary Use Category: COMT Contaminates and/or

Impurities

COSM Cosmetics, Perfumes, Fragrances, Hair Preparations, Skin Lotions

DTRG Detergents and Cleansers DYE As or in Dyes, Inks, and Pigments

ENVH Environmental (Air/Water)
Pollutants

FEED As or in Animal Feed or Feed Products

FLAM Flame Retardants

FOOD Food, Beverages, or Additives FUEL As or in Fuel or Oil Products

FUME Fumigants FUNG Fungicide(s)

GERM Germicides, Disinfectants,

Antiseptics HERB Herbicide(s)

IND Industrial Uses
INTR Chemical Intermediate or
Catalyst

LABC Unspecified Chemical Uses not Fitting into SOLV, INTR, or REAG

categories METL Metals or in Metal Products PEST Pesticides, General or

Unclassified PHAR Pharmaceuticals or

Intermediates
PLAS As or in Plastics
PNT Paint Ingredient
RUBR Rubber Chemical
SOLV Vehicles and Solvents

TBCO Tobacco and Tobacco
Products

TEXL In Manufacture of Textiles ROUTE Route of Administration:

FEED Oral in Feed GAV Oral, Gavage INHAL Inhalation

MICRO Microencapsulation in Feed SC, GV Subcutaneous Inj. + Gavage SP Skin Paint

WATER Oral with Water SPEC Species:

R=Rats M=Mice

[FR Doc. 92-20107 Filed 8-21-92; 8:45 am]

#### DEPARTMENT OF THE INTERIOR

**Bureau of Land Management** 

[OR-931-6321-09; GP2-393]

Record of Decision for the Western Oregon Program—Management of Competing Vegetation

AGENCY: Bureau of Land Management, Interior.

**ACTION:** Notice of record of decision (ROD).

SUMMARY: Notice is given that, in accordance with the National Environmental Policy Act of 1969, as amended, the Bureau of Land Management (BLM) has released the approved Western Oregon Program-Management of Competing Vegetation Final Record of Decision. This decision outlines the vegetation treatment measures for use of BLM-administered lands in western Oregon. The purpose of the vegetation treatment is to manage the vegetation for improved timber production, habitat conditions for wildlife and livestock, rights-of-way, and to provide guidelines for herbicide application regarding human health and safety. Vegetation management treatment methods include manual, mechanical, biological, prescribed fire. and herbicide treatments, individually and in combination. Approximately 90,200 acres would be treated annually; a cap of 8,800 acres is placed on annual herbicide treatments.

This approved ROD completes the program-management plan development and associated environmental documentation for western Oregon Bureau of Land Management as required by the Federal Land Policy and Management Act (FLPMA) and the National Environmental Policy Act (NEPA).

FOR FURTHER INFORMATION CONTACT: Larry Larsen, Program Coordinator, Oregon State Office, BLM, P.O. Box 2965, Portland, Oregon, 97208, [503] 280– 7080.

SUPPLEMENTARY INFORMATION: Copies of the FEIS and ROD may be obtained from the Oregon State Office at the above address. Copies are available for review at the following BLM Offices:

Coos Bay District Office, 1300 Airport Lane, North Bend, OR 97459 Eugene District Office, 2890 Chad Drive,

Eugene, OR 97440

Klamath Falls Resource Area, 2795 Anderson Ave., Bldg. 25, Klamath Falls, OR 97603

Medford District Office, 3040 Biddle Road, Medford, OR 97504

Roseburg District Office, 777 NW Garden Valley Blvd., Roseburg, OR 97470

Salem District Office, 1717 Fabry Road, S.E., Salem, OR 97306

Tillamook Resource Area, 4610 Third Street, Tillamook, OR 97141

Dated: August 13, 1992.

Robert J. Rivers,

Acting State Director, Oregon and Washington.

[FR Doc. 92-20134 Filed 8-21-92; 8:45 am] BILLING CODE 4310-33-M

[AZ-040-02-4333-02]

Meeting for the Gila Box Advisory Committee

AGENCY: Bureau of Land Management, Interior.

ACTION: Notice of meeting.

summary: Notice is hereby given in accordance with 43 CFR 1780 that two meetings of the Gila Box Riparian National Conservation Area (NCA) Advisory Committee will be held.

DATES: September 15, 1992, 10 a.m.-4 p.m. October 29, 1992, 10 a.m.-4 p.m.

ADDRESSES: BLM Safford District Office, 425 E. 4th St., Safford, Arizona.

SUPPLEMENTARY INFORMATION: The NCA Advisory Committee was established by the Arizona Desert Wilderness Act of 1990 to provide input to the Safford District on management of the Gila Box Riparian National Conservation Area (NCA). The Committee is continuing work on the Gila Box Interdisciplinary Activity Plan, which must be completed by November 28, 1992. The plan is being written using the Limits of Acceptable Change (LAC) planning process.

The preferred alternative will be finalized at the September 15 meeting and the draft document will be reviewed at the October 29 meeting.

All meetings are open to the public. Interested persons may make oral statements to the Committee between 10:30 and 11 a.m., or may file written statements for consideration by the Committee. Anyone wishing to make an oral statement must contact the BLM Gila Resource Area Manager at least two working days prior to the meeting. Written statements are also accepted at any time during preparation of the draft plan, and will be reviewed by the committee.

Statements should be mailed to Jonathan Collins, Team Leader, Gila Resource Area, 425 E. 4th St., Safford, Arizona 85546.

Summary minutes of the meeting will be maintained in the Safford District Office and will be available for public inspection (during regular business hours) within 30 days after each meeting.

FOR FURTHER INFORMATION: Meg Jensen, Gila Resource Area Manager, or Jonathan Collins, Team Leader, 425 E. 4th St., Safford, Arizona 85546, Telephone (602) 428–4040. Dated: August 12, 1992.

Frank Rowley,

Acting District Manager

[FR Doc. 92-20135 Filed 8-21-92; 8:45 am]

BILLING CODE 4310-32-M

#### [NM-040-4410-08]

Intent To Prepare Texas Resource Management Plan (TX-RMP); Invitation for Public Participation and Call for Information

AGENCY: Bureau of Land Management, Interior.

ACTION: Notice of intent to prepare a Resource Management Plan (RMP), invitation for public involvement, notice of public meetings, and call for information on coal and other minerals and resources.

SUMMARY: The Bureau of Land Management (BLM), Tulsa District, Oklahoma Resource Area, is initiating preparation of a RMP and Environmental Impact Statement (EIS) for BLM managed Federal minerals throughout the State of Texas. The Code of Federal Regulations, title 43, subpart 1600 (43 CFR 1600) will be followed in the preparation of this plan. The pubic is invited to participate in this land use planning effort, beginning with the identification of issues and planning criteria. Written comments or suggested issues and planning criteria will be accepted through January 4, 1993. The BLM will hold a series of public scoping meetings at which time oral comments and suggestions will be accepted. This notice is also to solicit coal and other mineral and resource information and indications of interest and needs pursuant to 43 CFR 3410.1-2, and 3500, for inclusion in the Texas RMP. Coal companies, other mineral extraction companies, State and local governments, and the general public are encouraged to submit information to the BLM to assist in the determinations of coal and other mineral development potential and possible conflicts with other resources. Where such information is determined to indicate development potential for an area, the area may be included in the land use plan for further consideration for leasing.

DATES: Comments relating to the identification of issues and planning criteria, and responses to this call for coal, other mineral, and other resource information will be accepted through close of business January 4, 1993.

ADDRESSES: Comments and requests to be included on the mailing list should be sent to: Paul Tanner, Area Manager, Bureau of Land Management, Oklahoma

Resource Area, 221 North Service Road, Moore, Oklahoma 73160. Proprietary data should be identified as such to ensure confidentiality.

FOR FURTHER INFORMATION CONTACT: Paul W. Tanner, Area Manager, or Brian Mills, RMP Team Leader, Oklahoma Resource Area, 405-794-9624.

SUPPLEMENTARY INFORMATION: The planning area for the Texas RMP will include all BLM managed Federal mineral estate within Texas. The Federal mineral estate encompasses over 1.5 million acres of both split estate minerals (Federal minerals under private or State surface) and minerals under other Federal surface management agenies' lands. (Not included are approximately 1.1 million acres of Federal minerals under the U.S. Forest Service managed National Forests and National Grassland.) The anticipated issues to be addressed by this RMP/EIS effort include oil and gas leasing and development and the identification of areas acceptable for further consideration for coal and other mineral leasing. The issue of leasing the Federal oil and gas resource will include:

- 1. Determining which areas will be open for leasing and development subject to standard lease terms and conditions.
- 2. Determining which areas will be open for leasing and development subject to minor constraints such as seasonal restrictions (wildlife, recreation, etc.).
- 3. Determining which areas will be open for leasing and development subject to major constraints such as No-Surface Occupancy stipulations on areas larger than 40 acres in size or more than 1/4 mile in width.
- 4. Determining which areas will be closed to leasing. We expect the development of the coal resource to be one of the issues addressed in the RMP. The BLM hopes to acquire sufficient information from this call, as well as from its own data sources, to identify, and categorize areas of coal development potential within the planning area. Industry and other interested parties are asked to provide any information that will be useful in meeting the requirements of the Federal Coal Management Program defined in 43 CFR 3420, including application of the coal planning screens and future activity planning such as tract delineation, ranking and selection. Information resulting from this call will be used to determine potential for coal development and likelihood of conflict with other resources.

The issue of leasing the Federal coal resources will include:

- 1. Determining areas acceptable for further coal leasing consideration with standard stipulations.
- 2. Determining areas acceptable for consideration with special stipulations.
- 3. Determining areas unacceptable for further coal leasing consideration.

The BLM will apply the coal development potential, unsuitability criteria, multiple use conflict, and consultation screens in order to make these determinations.

The type of information needed includes, but is not limited to the following:

- 1. Location.
- a. Federal coal tracts desired by mining companies should include a narrative description with areas delineated on a map with a scale of not less than 1/2 inch to the mile.
- b. Descriptions of both public and private industry coal users in the general region.
- 2. Quantity needs (tonnage, dates) for both public and private industry coal users and coal developers.
- Quality needs (by type and grade) for end users of the coal.
- 4. Coal reserve drilling data which may pertain to the planning area.
- 5. Information relating to surface and mineral ownership.
- a. Surface owner consents previously granted, whether consent is transferrable, surface owner leases with coal companies.
- b. Non-federal, or fee coal ownership adjacent to Federal tracts currently leased or mined.
- 6. Other resource values occurring within the planning area which may conflict with coal development.
- a. Describe the resource value, and locate them on a map with a scale of not less than 1/2 inch to the mile.
- b. State the reasons the particular resource would conflict with coal development.

Any individual, business entity, or public body may participate in this process by providing coal or other resource information under this call. The 1947 Mineral Leasing Act For Acquired Lands requires that all minerals on acquired lands be leased rather than claimed or sold. All Federal minerals in Texas are classified as acquired and are thus leasable. These include metallic minerals such as gold, silver, copper, and uranium, and industrial minerals such as sand and gravel, building stone. limestone and gypsum.

The issue of other Federal minerals will include:

1. Determinating which Federal lands have present or potential mineral development.

2. Determining which areas will be open to other Federal minerals leasing

and development.

3. Determining which areas are or will be closed to other Federal mineral leasing and development.

4. Identifying which areas need special terms and conditions which may constrain mineral activities.

The proposed planning criteria

include:

1. All proposed actions must comply with laws, executive orders, and regulations.

2. For each proposed action, the resource outputs must be reasonable and achievable with available technology.

3. All proposed actions must evaluate and consider long term effects to the public in relation to short term effects.

4. All proposed actions must provide for the orderly development of leasable minerals while containing

environmental impacts to a minimum. These planning issues and criteria are presented for public comment and are subject to change based upon such public comment. Comments should be received by close of business January 4. 1993. The planning team will seek public involvement throughout the planning process. A series of public scoping meetings/open houses will be held throughout the State to provide the public an opportunity to participate in this planning effort. Comments on the preliminary planning issues and criteria as well as suggestions concerning additional issues to be addressed will be accepted at these public meetings/ open houses. The public meetings/open houses will start at 3 p.m. each day and are scheduled for:

Austin on September 24, 1992 at the Ramada Airport Hotel, 5660 North Interstate 35, Austin, Texas.

Amarillo on September 28, 1992 at the Fifth Season Inn East, 2501 Interstate 40 East, Amarillo, Texas.

Midland on September 29, 1992 at the Ramada Hotel, 3100 West Wall. Midland, Texas.

Dallas/Fort Worth on October 13. 1992 at the Sheraton Hotel Arlington. 1500 Stadium Drive East, Arlington, Texas.

Houston on October 14, 1992 at the Hilton Southwest, 6780 Southwest Freeway, Houston, Texas.

Corpus Christi on October 15, 1992 at the Sheraton Corpus Christi Bayfront, 707 North Shoreline Drive, Corpus Christi, Texas.

Complete records of all phases of the planning process will be available for

public review at the Bureau of Land Management, Oklahoma Resource Area Office, 221 North Service Road, Moore, Oklahoma. The Draft RMP/Draft EIS and the Proposed RMP/Final EIS documents will be available upon request.

Dated: August 14, 1992.

Monte G. Jordan,

Associate State Director.

[FR Doc. 92-20090 Filed 8-21-92; 8:45 am]

BILLING CODE 4310-FB-M

### [MT-940-08-4520-11]

# Land Resource Management

AGENCY: Montana State office, Bureau of Land Management, DOI.

ACTION: Notice of filing of plat of survey.

SUMMARY: Plats of survey for the following described land accepted July 25, 1992, will be officially filed in the Montana State Office, Billings, Montana, effective 30 days after publication.

#### Principal Meridian, Montana

T. 3 N., R. 30 E.

The plat representing the dependent resurvey of a portion of the subdivisional lines and the subdivision of sections 21. 22, and 28, and the Metes and Bounds description of two Warranty Deeds in the northwest quarter of section 28, the subdivision of sections 21 and 28, the survey of the right bank meanders of the Yellowstone River through section 21 and a portion of section 22, and an unsurveyed Island in the Yellowstone River, Township 3 North, Range 30 East, Principal meridian, Montana.

The triplicate original of the preceding described plat will be immediately placed in the open files and will be available to the public as a matter of information.

If a protest against this survey, as shown on the plat, is received prior to the date of official filing, the filing will be stayed pending consideration of the protest. The protested plat of survey will not be officially filed until the day after all protests have been accepted or dismissed and become final or appeals from the dismissal affirmed.

This survey was executed at the request of miles City District Office, of administrative needs of the Bureau.

EFFECTIVE DATE: August 5, 1992.

FOR FURTHER INFORMATION CONTACT: Bureau of Land Management, 222 North 32d Street, P.O. Box 36800, Billings, Montana 59107.

Dated: August 10, 1992. Francis R. Cherry, Ir., Associate State Director. [FR Doc. 92-19809 Filed 8-21-92; 8:45 am] BILLING CODE 4310-84-M

# **Minerals Management Service**

#### Assessments for Late Reports

**AGENCY: Minerals Management Service** (MMS), Interior.

ACTION: Notice of assessment rate.

SUMMARY: The Minerals Management Service (MMS) regulation at 30 CFR 218.40(a) provides for assessments in the nature of liquidated damages for late reports submitted by payors, operators, or lessees on Federal and Indian leases. The regulation at 30 CFR 218.40(e) requires that the assessment amount (rate) for each violation will be established periodically, based on actual MMS experience, and that a Notice be published in the Federal Register on the new rate. This Notice establishes a new assessment rate of \$3 per report for late reporting in accordance with the regulation.

EFFECTIVE DATE: August 24, 1992.

FOR FURTHER INFORMATION CONTACT: Ms. Betty Middle, Chief, Automated Exception Processing Section, MS 3212, Minerals Management Service, P.O. Box 25165, Denver, Colorado 80225-0165, at (303) 231-3582 or (800) 433-9801.

SUPPLEMENTARY INFORMATION: The purpose of this notice is to inform the public of the assessment rate for all late reports submitted on Forms MMS-2014 and MMS-4014 by payors, operators, or lessees to the MMS automated Auditing and Financial System (AFS) on Federal and Indian leases pursuant to established regulations.

The regulation at 30 CFR 218.40(e) requires that the assessment shall be established periodically by MMS. The assessment amount for the violation will be based on experience with costs and improper reporting. The MMS will publish a Notice of the assessment amount to be applied in the Federal Register. Based on actual MMS experience, the new rate established by MMS for all late reports submitted on Forms MMS-2014 and MMS-4014 to the AFS is \$3 per report. The old rate was \$10 per report. The rate will be assessed for each report that is received late. A report is defined at 30 CFR 218.40(c) as each line item on a Form MMS-2014 or Form MMS-4014. The total AFS latereporting assessments shall not exceed \$10,000 per payor code per monthly AFS late-reporting billing cycle.

The effective date for the new assessment rate is upon publication in order to provide immediate results from changing the assessment rate from \$10 to \$3 per report. The AFS late-reporting assessment rate established in this Notice will apply to reports billed after the effective date. This rate will remain in effect until a subsequent Notice is published in the Federal Register which changes the assessment rate.

Date: August 17, 1992. James W. Shaw,

Associate Director for Royalty Management.
[FR Doc. 92–20089 Filed 8–21–92; 8:45 am]
BILLING CODE 4310-MR-M

#### DEPARTMENT OF LABOR

#### Employment and Training Administration

[TA-W-27,470]

# A.B. Myr Sheet Metal Industries, Inc., Belleville, MI; Termination of Investigation

Pursuant to section 221 of the Trade Act of 1974, an investigation was initiated on July 6, 1992 in response to a worker petition which was filed on July 6, 1992 by the Sheet Metal Workers' International Association on behalf of workers at A.B. Myr Sheet Metal Industries, Incorporated, Belleville, Michigan.

The petitioner has requested that the petition be withdrawn. Consequently, further investigation in this case would serve no purpose, and the investigation has been terminated.

Signed at Washington, DC this 13th day of August 1992.

#### Marvin M. Fooks,

Director, Office of Trade Adjustment Assistance.

[FR Doc. 92-20177 Filed 8-21-92; 8:45 am] BILLING CODE 4510-30-M

#### [TA-W-27,467]

## Gallagher-Kaiser Corp.; Detroit, MI; Termination of Investigation

Pursuant to section 221 of the Trade Act of 1974, an investigation was initiated on July 6, 1992 in response to a worker petition which was filed on July 6, 1992 by the Sheet Metal Workers' International Association on behalf of workers at Gallagher-Kaiser Corporation, Detroit, Michigan.

The petitioner has requested that the petition be withdrawn. Consequently, further investigation in this case would serve no purpose, and the investigation has been terminated.

Signed at Washington, DC this 13th day of August 1992.

#### Marvin M. Fooks.

Director, Office of Trade Adjustment Assistance.

[FR Doc. 92-20178 Filed 8-21-92; 8:45 am]

#### [TA-W-27,468]

# Giffin, International, Farmington, MI; Termination of Investigation

Pursuant to Section 221 of the Trade Act of 1974, an investigation was initiated on July 6, 1992 in response to a worker petition which was filed on July 6, 1992 by the Sheet Metal Workers' International, Incorporated on behalf of workers at Giffin, International, Farmington, Michigan.

The petitioner has requested that the petition be withdrawn. Consequently, further investigation in this case would serve no purpose, and the investigation has been terminated.

Signed at Washington, DC this 13th day of August 1992.

#### Marvin M. Fooks,

Director, Office of Trade Adjustment Assistance.

[FR Doc. 92-20179 Filed 8-21-92; 8:45 am] BILLING CODE 4510-30-M

#### [TA-W-27,469].

# Haden-Schweitzer Corp., Madison Heights, MI, Termination of Investigation

Pursuant to section 221 of the Trade Act of 1974, an investigation was initiated on July 6, 1992 in response to a worker petition which was filed on July 6, 1992 by the Sheet Metal Workers' International Association on behalf of workers at Haden-Schweitzer Corporation, Madison Heights, Michigan.

The petitioner has requested that the petition be withdrawn. Consequently, further investigation in this case would serve no purpose, and the investigation has been terminated.

Signed at Washington, DC this 13th day of August 1992.

# Marvin M. Fooks,

Director, Office of Trade Adjustment Assistance.

[FR Doc. 92-20180 Filed 8-21-92; 8:45 am] BILLING CODE 4510-30-M

#### [TA-W-27,044]

## Odeco Oil and Gas Co. New Orleans, LA et al.; Amended Certification Regarding Eligibility To Apply for Worker Adjustment Assistance

In the matter of Diamond M-Odeco Drilling, Inc. Houston, Texas and Operating in the States of Texas (TA-W-27,044A) and Louisiana (TA-W-27,044B) and TA-W-27,050 Murphy Exploration and Production Company, New Orleans, Louisiana

In accordance with section 223 of the Trade Act of 1974 (19 USC 2273) the Department of Labor issued a Certification of Eligibility to Apply for Worker Adjustment Assistance on May 19, 1992, applicable to all workers of Murphy Exploration and Production Company and ODECO Oil and Gas Company, both located in New Orleans, Louisiana. The notice was published in the Federal Register on June 12, 1992 (57 FR 25080).

New information was received from the company that showed that the Diamond M-Corporation ODECO on January 31, 1992 and changed its name to Diamond M-Odeco Drilling, Inc., with operations in Texas and Louisiana. It was the Department's intent to amend the certification regarding former workers of ODECO Oil and Gas Company (TA-W-27,044), not Murphy Exploration and Production Company (TA-W-27,050) as was published in the Federal Register on August 6, 1992 (57 FR 34787).

The intent of the Department's certification is to include all workers of ODECO Oil and Gas Company and its successors who were adversely affected by increased imports.

The amended notice applicable to TA-W-27,044 and TA-W-27,050 is hereby issued as follows:

"All workers of ODECO Oil and Gas Company, New Orleans, Louisiana (TA-W-27,044), Diamond-M Odeco Drilling, Inc., headquartered in Houston, Texas and Operating at other locations in the States of Texas (TA-W-27,044A) and Louisiana (TA-W-27,044B); and Murphy Exploration and Production Company, New Orleans, Louisiana (TA-W-27,050), who became totally or partially separated from employment on or after March 3, 1991 are eligible to apply for adjustment assistance under Section 223 of the Trade Act of 1974."

Signed at Washington, DC this 12th day of August 1992.

#### Marvin M. Fooks,

Director, Office of Trade Adjustment Assistance.

[FR Doc. 92-20181 Filed 8-21-92; 8:45 am] BILLING CODE 4510-30-M

## Investigations Regarding Certifications of Eligibility To Apply for Worker Adjustment Assistance; Pride Health Care et al.

Petitions have been filed with the Secretary of Labor under section 221(a) of the Trade Act of 1974 ("the Act") and are identified in the appendix to this notice. Upon receipt of these petitions, the Director of the Office of Trade Adjustment Assistance, Employment and Training Administration, has instituted investigations pursuant to section 221(a) of the Act.

The purpose of each of the investigations is to determine whether the workers are eligible to apply for

adjustment assistance under Title II, Chapter 2, of the Act. The investigations will further relate, as appropriate, to the determination of the date on which total or partial separations began or threatened to begin and the subdivision of the firm involved.

The petitioners or any other persons showing a substantial interest in the subject matter of the investigations may request a public hearing, provided such request is filed in writing with the Director, Office of Trade Adjustment Assistance, at the address show below, not later than September 8, 1992.

Interested persons are invited to submit written comments regarding the subject matter of the investigations to the Director, Office of Trade Adjustment Assistance, at the address shown below, not later than September 8, 1992.

The petitions filed in this case are available for inspection at the Office of the Director, Office of Trade Adjustment Assistance, Employment and Training Administration, U.S. Department of Labor, 200 Constitution Avenue, NW., Washington, DC 20210.

Signed at Washington, DC this 10th day of August 1992.

#### Marvin M. Fooks,

Director, Office of Trade Adjustment Assistance.

#### APPENDIX

Petitioner (union/workers/firm)	Location	Date received	Date of petition	Petition number	Articles produced
Pride Health Care—Metal Division (workers)	W. Wyoming, PA	08/10/92	05/28/92	27,583	Metal frames.
R&C Drilling Co. (workers)	Woodward, OK	08/10/92	08/03/92	27,584	Oil drilling.
King Ranch Oil & Gas, Inc. (Co.)	Houston, TX	08/10/92	08/04/92	27,585	Crude oil, natural gas.
Neyerhaeuser Company (IWA)	Cottage Grove, OR	08/10/92	08/30/92	27,586	Laminated beams, tresses.
(oike Aronson (workers)	Arcade, NY	08/10/92	07/20/92	27,587	Welding positioners and cutting machines.
ABB Betco Gray, Inc. (workers)	Harvey, LA	08/10/92	07/17/92	27,588	Oilfield equipment.
Commodore Semiconductor Group (workers)	Norristown, PA	08/10/92	07/24/92	27,589	Integrated circuits.
amieson Mfg. Co., Inc. (workers)	Italy, TX		07/27/92	27,590	Steel fittings for chainlink fence.
Timex Corp. (workers)	Torrington, CT	08/10/92	07/16/92	27,591	Packaging and distribution center.
Smith Corona Corp. (workers)	Cortland, NY	08/10/92	07/23/92	27,592	Word processors typewriters.
Marathon Oil Co. (workers)	Cody, WY	08/10/92	07/29/92	27,593	Oil and gas.
Dundee Wire & Mfg. (workers)	Dundee, MI	08/10/92	07/28/92	27,594	Music wire; valve spring wire.
Pay and Pak Corp. (workers)			07/24/92	27,595	Home improvement products.
Ronitex Jacquard Mills, Inc. (workers)	Paterson, NJ	08/10/92	07/27/92	27,596	Upholstry fabric.
Exxon Chemical Co. (workers)	Houston, TX	08/10/92	07/29/92	27,597	Chemicals.
Hilliard Petroleum, Inc. (workers)	Shreveport, LA	08/10/92	07/31/92	27,598	Oil and gas.
Town & Country Chevrolet-Oldsmobile (workers)	Russellville, AL	08/10/92	07/24/92	27,599	Retail sales and repairs.
M.I. Drilling Fluids, Mich. Div. (workers)	Kalkaska, MI	08/10/92	07/30/92	27,600	Drilling fluids.
Oril-quip, Inc. (workers)	Houston, TX	08/10/92	07/25/92	27,601	Subsea wellhead equipment.
Nokia-Maillefer, Inc. (workers)	South Hadley, MA	08/10/92	07/20/92	27,602	Wire cable mfg. equipment.
M.I. Drilling Fluids (workers)			07/31/92	27,603	Drilling fluids.

[FR Doc. 92-20182 Filed 8-21-92; 8:45 am]

# [TA-W-27,471]

# Sheet Metal Industries, Inc., Melvindale, MI; Termination of Investigation

Pursuant to section 221 of the Trade Act of 1974, an investigation was initiated on July 6, 1992 in response to a worker petition which was filed on July 6, 1992 by the Sheet Metal Workers' International Association on behalf of workers at Sheet Metal Industries, Incorporated, Melvindale, Michigan.

The petitioner has requested that the petition be withdrawn. Consequently, further investigation in this case would serve no purpose, and the investigation has been terminated.

Signed at Washington, DC this 13th day of August, 1992.

# Marvin M. Fooks.

Director, Office of Trade Adjustment Assistance.

[FR Doc. 92-20183 Filed 8-21-92; 8:45 am] BILLING CODE 4510-30-M

### [TA-W-27,472]

## Tri-Mark Metal Corp.; Detroit, MI; Termination of Investigation

Pursuant to section 221 of the Trade Act of 1974, an investigation was initiated on July 6, 1992 in response to a worker petition which was filed on July 6, 1992 by the Sheet Metal Workers International Association on behalf of workers at Tri-Mark Metal Corporation, Detroit, Michigan.

The petitioner has requested that the

petition be withdrawn. Consequently, further investigation in this case would serve no purpose, and the investigation has been terminated.

Signed at Washington, DC this 15th day of August, 1992.

#### Marvin M. Fooks,

Director, Office of Trade Adjustment Assistance.

[FR Doc. 92-20184 Filed 8-21-92; 8:45 am]
BILLING CODE 4510-30-M

#### Employment and Training Administrator

[TA-W-27,473]

# Venderbush Industrial, Mt. Clemens, MI; Termination of Investigation

Pursuant to section 221 of the Trade Act of 1974, an investigation was initiated on July 6, 1992 in response to a worker petition which was filed on July 6, 1992 by the Sheet Metal Workers' International Association on behalf of workers at Venderbush Industrial, Mt. Clemens, Michigan.

The petitioner has requested that the petition be withdrawn. Consequently, further investigation in this case would serve no purpose, and the investigation has been terminated.

Signed at Washington, DC this 13th day of August, 1992.

#### Marvin M. Fooks,

Director, Office of Trade Adjustment Assistance.

[FR Doc. 92-20185 Filed 8-21-92; 8:45 am]

### Mine Safety and Health Administration

Advisory Committee on the Use of Air in the Belt Entry to Ventilate the Production (Face) Area at Underground Coal Mines and Related Provisions; Meeting

AGENCY: Mine Safety and Health Administration, Labor.

**ACTION:** Notice of advisory committee meeting.

SUMMARY: This notice provides the date, time, place and agenda summary for the sixth meeting of the Mine Safety and Health Administration's Advisory Committee on the Use of Air in the Belt Entry to Ventilate the Production (Face) Area at Underground Coal Mines and Related Provisions.

# FOR FURTHER INFORMATION CONTACT:

Patricia W. Silvey, Director, Office of Standards, Regulations, and Variances, Mine Safety and Health Administration, Ballston Tower #3, 4015 Wilson Boulevard, room 631, Arlington, Virginia 22203; phone (703) 235–1910.

SUPPLEMENTARY INFORMATION: Under sections 101(a) and 102(c) of the Federal Mine Safety and Health Act of 1977, a public meeting of the advisory committee will be held as follows:

September 9–11, 1992, from 8 a.m. until 4 p.m. at the Ramada Renaissance Hotel (Gallery II Ballroom) located at 950 N. Stafford Street, Arlington, Virginia 22203.

The Secretary of Labor appointed this advisory committee to make recommendations on conditions under which belt entry air could be safely used in the face areas of underground coal mines.

The purpose of the meeting is to obtain information relative to: (1) The conditions under which belt haulage entries could be safely used as intake air courses to ventilate working places; (2) minimum velocities in conveyor belt

haulageways; and (3) ventilation of escapeways.

The agenda for the sixth meeting will include preparation of the committee's report and recommendations to the Secretary of Labor.

The public is invited to attend. During the meeting, the chairperson will provide a half hour, twice each day, to allow interested persons to comment. Officials record of the meeting will be available for public inspection at the Office of Standards, Regulations, and Variances, Mine Safety and Health Administration, 4015 Wilson Boulevard, Room 631, Arlington, Virginia 22203.

Dated: August 18, 1992.

#### Patricia W. Silvey,

Director, Office of Standards, Regulations and Variances.

[FR Doc. 92-20093 Filed 8-21-92; 8:45 am] BILLING CODE 4510-43-M

#### **Petitions for Modification**

The following parties have filed petitions to modify the application of mandatory safety standards under section 101(c) of the Federal Mine Safety and Health Act of 1977.

# 1. Consolidation Coal Company

[Docket No. M-92-87-C]

Consolidation Coal Company, 1800 Washington Road, Pittsburgh, Pennsylvania 15241 has filed a petition to modify the application of 30 CFR 75.305 (weekly examinations for hazardous conditions) to its Osage No. 3 Mine (I.D. No. 46-01455) located in Monongalia County, West Virginia. Due to deteriorating roof conditions, traveling the affected area exposes persons to safety hazards. The petitioner proposes to establish monitoring stations at intake air and return air locations to rest for methane and the quantity of air. The petitioner asserts that the proposed alternate method would provide at least the same measure of protection as would the mandatory standard.

#### 2. Consolidation Coal Company

[Docket No. M-92-88-C]

Consolidation Coal Company, 1800
Washington Road, Pittsburgh,
Pennsylvania 15241 has filed a petition
to modify the application of 30 CFR
75.902 (low- and medium-voltage ground
check monitor circuits) to its Rend Lake
Mine (I.D. No. 11–00601) located in
Jefferson County, Illinois. The petitioner
proposes to connect a ground check
circuit to control the operation of a
magnetic contactor instead of a circuit
breaker. The petitioner asserts that the
proposed alternate method would

provide at least the same measure of protection to the miners as would the mandatory standard.

# 3. Costain Coal, Inc.

[Docket No. M-92-89-C]

Costain Coal, Inc., P.O. Box 289, Sturgis, Kentucky 42459 has filed a petition to modify the application of 30 CFR 75.1700 (oil and gas wells) to its Baker Mine (I.D. No. 15–14492) and its Pyro No. 9 Wheatcroft Mine both located in Webster County, Kentucky. The petitioner proposes to plug and mine through oil and gas wells. The petitioner asserts that the proposed alternate method would provide no less than same measure of protection as would the mandatory standard.

# 4. Consolidation Coal Company

[Docket No. M-92-90-C]

Consolidation Coal Company, 1800 Washington Road, Pittsburgh, Pennsylvania 15241 has filed a petition to modify the application of 30 CFR 75.1002 (location of trolley wires, trolley feeder wires, high-voltage cables and transformers) to its Robinson Run Mine (I.D. No. 46-01318) located in Harrison County, West Virginia. The petitioner proposes to use high-voltage cables inby the last open crosscut to supply power to a longwall mining system from an electrical power system. The petitioner asserts that the proposed alternate method would provide the same measure of protection as would the mandatory standard.

## 5. Double M No. 2 Mine, Inc.

[Docket No. M-92-91-C]

Double M No. 2 Mine, Inc., P.O. Box 349, Appalachia, Virginia 24216 has filed a petition to modify the application of 30 CFR 75.1710 (canopies or cabs; electric face equipment) to its No. 2 Mine (I.D. No. 44–05815) located in Wise County, Virginia. Due to the rise and dip of mine roof and floor, the petitioner requests relief from the use of canopies on continuous miner and the two 6–L Galis Shuttle cars and the TD 30 roof drill. The petitioner asserts that use of canopies creates a hazard to the equipment operator.

#### 6. Consolidation Coal Company

[Docket No. M-92-92-C]

Consolidation Coal Company, 1800 Washington Road, Pittsburgh, Pennsylvania 15241 has filed a petition to modify the application of 30 CFR 75.305 (weekly examinations for hazardous conditions) to its Loveridge No. 22 Mine (I.D. No. 46–01433) located in Monongalia County, West Virginia. Due to roof falls and other hazardous conditions, the affected area cannot be safely traveled. The petitioner proposes to make weekly air and methane checks inby and outby the seals. The petitioner asserts that the proposed alternate method would provide at least the same measure of protection as would the mandatory standard.

# 7. Peabody Coal Company

[Docket No. M-92-93-C]

Peabody Coal Company, P.O. Box 1990, Henderson, Kentucky 42420 has filed a petition to modify the application of 30 CFR 75.305 (weekly examinations for hazardous conditions) to its Camp 2 Underground Mine (I.D. No. 15-02705) located in Union County, Kentucky. Due to hazardous roof conditions, the affected area cannot be safely traveled. The petitioner proposes to monitor the quality and quantity of air at a station in the intake and return aircourses. The petitioner asserts that the proposed alternate method would provide at least the same measure of protection as would the mandatory standard.

#### 8. Costain Coal, Inc.

[Docket No. M-92-94-C]

Costain Coal, Inc., P.O. Box 289, Sturgis, Kentucky has filed a petition to modify the application of 30 CFR 75.305 (weekly examinations for hazardous conditions) to its Baker Mine (I.D. No. 15-14492) located in Webster County, Kentucky. Due to adverse roof conditions, the affected area cannot be safely traveled. The petitioner proposes to establish monitoring points to continuously monitor the quality and quantity of air entering and leaving the first submain west. The petitioner asserts that complying with the mandatory standard would result in a diminution of safety to persons required to make weekly examinations.

## 9. Hang On Buddy, Inc.

[Docket No. M-92-95-C]

Hang On Buddy, Inc., P.O. Box 1389, Clintwood, Virginia 24228 has filed a petition to modify the application of 30 CFR 75.305 (weekly examinations for hazardous conditions) to its Mine No. 1 (I.D. No. 15-15557) located in Perry County, Kentucky. Due to adverse roof conditions, certain areas of the mine cannot be safely traveled. The petitioner proposes to establish checkpoints to monitor the quality and quantity of air entering and leaving the affected area. The petitioner asserts that the proposed alternate method would provide at least the same measure of protection as would the mandatory standard.

#### **Request for Comments**

Persons interested in these petitions may furnish written comments. These comments must be filed with the Office of Standards, Regulations and Variances, Mine Safety and Health Administration, room 627, 4015 Wilson Boulevard, Arlington, Virginia 22203. All comments must be postmarked or received in that office on or before September 23, 1992. Copies of these petitions are available for inspection at that address.

Dated: August 17, 1992.

Patricia W. Silvey,

Director, Office of Standards, Regulations and Variances.

[FR Doc. 92-20187 Filed 8-21-92; 8:45 am] BILLING CODE 4510-43-M

# **LEGAL SERVICES CORPORATION**

Grant Awards to Successful Applicants of the Meritorious and Innovative Grants Program (MIGP)

AGENCY: Legal Services Corporation.
ACTION: Announcement of grant awards.

SUMMARY: The Legal Services
Corporation hereby announces its
intention to award grants to 10 legal
services and community programs
selected as grantees through the
Meritorious and Innovative Grants
Program. Pursuant to the Corporation's
announcement of funding availability on
April 21, 1992 (57 FR 14590); a total of
\$500,000 will be awarded to the
following programs.

Program	State	Amount
New Hampshire Legal Assistance.	NH	\$70,782
Northern Manhattan Improvement Corporation.	NY	37,759
<ol> <li>Legal Assistance Founda- tion of Chicago.</li> </ol>	IL	42,759
<ol> <li>Legal Services Corporation of lowa.</li> </ol>	IA	42,759
5. Georgia Legal Services	GA	63,101
<ol><li>Tennessee Association of Legal Services.</li></ol>	TN	15,081
<ol><li>DNA—Peoples Legal Services.</li></ol>	AZ	75,000
<ol><li>Legal Aid Society of Albuquerque.</li></ol>	NM	75,000
<ol><li>Legal Aid Foundation of Los Angeles.</li></ol>	CA	30,000
<ol> <li>Western Center on Law and Poverty.</li> </ol>	CA	47,759
Total		500,000

These one-time, non-recurring grants are awarded under the authority of the Legal Services Corporation Act of 1974, as amended. This public notice is issued pursuant to section 1007(f) of the Act, with a request for comments and

recommendations within a period of 30 days from the date of publication of this notice. Grant awards will become effective and grant funds will be distributed only upon the expiration of this thirty-day public comment period.

DATES: All comments and recommendations must be received on or before 5 p.m. on September 21, 1992.

ADDRESSES: Comments should be sent to: Office of Field Services, Legal Services Corporation, 750 First Street NE., 11th Floor, Washington, DC 20002– 4250.

FOR FURTHER INFORMATION CONTACT: Ressie Walker, Grants Specialist, Grants and Budgets Division, Office of Field Services, at (202) 336–8826.

Dated: August 19, 1992. Ellen I. Smead,

Director, Office of Field Services. [FR Doc. 92–20191 Filed 8–21–92; 8:45 am]

BILLING CODE 7050-01-M

# NATIONAL COMMISSION ON MIGRANT EDUCATION

# Meeting

ACTION: Change in meeting time.

SUMMARY: The meeting of the National Commission on Migrant Education on Monday, August 24, 1992, which was published in the Federal Register on Thursday, August 20, 1992, has been changed to begin at 11 a.m. All other information remains the same.

FOR FURTHER INFORMATION CONTACT: Elizabeth J. Skiles (301) 492–5336, National Commission on Migrant Education, 8120 Woodmount Avenue, Fifth Floor, Bethesda, Maryland 20814. Linda Chavez.

Chairman.

[FR Doc. 92-20226 Filed 8-19-92; 4:06 pm]
BILLING CODE 6820-DE-M

# NATIONAL CREDIT UNION ADMINISTRATION

# Fees Paid by Federal Credit Unions

AGENCY: National Credit Union Administration (NCUA).

**ACTION:** Request for comments; extension of comment period.

summary: On July 24, 1992, the NCUA issued a request for comments concerning a modification of the operating fee scale for federal credit unions. The notice was published in the Federal Register on August 3, 1992 (see 57 FR 34152). The NCUA Board

requested that comments be submitted by September 2, 1992. Due to requests made, the Board has decided to extend the comment period. All comments received on or before September 22, 1992, will be considered by NCUA.

DATES: Comments must be submitted by September 22, 1992.

ADDRESSES: Send comments to Becky Baker, Secretary of the Board, National Credit Union Administration, 1776 G Street, NW., Washington, DC 20456.

FOR FURTHER INFORMATION CONTACT: Herbert S. Yolles, Controller or David M. Marquis, Deputy Director of Examination and Insurance, at the above address, telephone (202) 682–9600.

By the National Credit Union Administration Board on August 18, 1992.

Becky Baker,

Secretary of the Board. [FR Doc. 92–20163 Filed 8–21–92; 8:45 am] BILLING CODE 7535–01–M

#### NATIONAL SCIENCE FOUNDATION

Directorate for Education and Human Resources Instrumentation and Laboratory Improvement; Availability of Program Announcement

This is to announce the availability of the Program Announcement and Guidelines for Instrumentation and Laboratory Improvement (NSF 92-68).

You can obtain a copy of this document by sending an E-mail request to STIS (NSF's Science and Technology Information System). Send your request to "stisserv@nsf.gov" (Internet) or "stisserv@NSF" (BITNET). The "Subject:" line will be ignored. Put the following commands in the text of the message:

Request: stis Topic: NSF9268 Request: end

If you cannot send E-mail to Internet or BITNET addresses, you may request a printed copy of the document by calling the Forms and Publications Unit, 202–357–7861 or writing: Forms and Publications Unit, Room 232, National Science Foundation, 1800 G Street NW., Washington, DG 20550.

Dated: August 18, 1992.

Duncan McBride,

Program Director.

[FR Doc. 92-20162 Filed 8-21-92; 8:45 am]

BILLING CODE 7555-01-M

# OFFICE OF PERSONNEL MANAGEMENT

# Establishment of the Hispanic Federal Employment Advisory Group

AGENCY: U.S. Office of Personnel Management.

ACTION: Notice.

ESTABLISHMENT OF AN ADVISORY GROUP: This notice is published in accordance with section 9(a)(2) of the Federal Advisory Committee Act (Pub. L. 92–463) and advises of the establishment of the Hispanic Federal Employment Advisory Group. The Director of the Office of Personnel Management has determined that establishment of this Advisory Group is in the public interest.

**DESIGNATION:** Hispanic Federal Employment Advisory Group.

PURPOSE: The Advisory Group will advise the Director, OPM, on the development of personnel policies that affect the recruitment and advancement of Hispanics in the Federal workforce. Members will include the presidents of selected academic associations, Hispanic-serving institutions, professional and key community-based organizations, and selected Federal Directors of Human Resources Management. The Group will be chaired by the Associate Director of the Career Entry Group, OPM.

FOR FURTHER INFORMATION CONTACT: The Director, Office of Personnel Management, is the sponsor of this Advisory Group. For further information, contact Fran Lopes, Assistant Director for Affirmative Recruiting and Employment, OPM, on (202) 606–0870.

U.S. Office of Personnel Management. Douglas A. Brook,

Acting Director.

[FR Doc. 92-20092 Filed 8-21-92; 8:45 am] BILLING CODE 6325-01-M

# Establishment of the Historically Black Colleges and Universities Federal Employment Advisory Group

AGENCY: U.S. Office of Personnel Management.

ACTION: Notice.

ESTABLISHMENT OF AN ADVISORY GROUP:

This notice is published in accordance with section 9(a)(2) of the Federal Advisory Committee Act (Pub. L. 92–463) and advises of the establishment of the Historically Black Colleges and Universities Federal Employment Advisory Group. The Director of the Office of Personnel Management has

determined that establishment of this Advisory Group is in the public interest.

DESIGNATION: Historically Black Colleges and Universities Federal Employment Advisory Group.

PURPOSE: The purpose of the group is to advise the Director, OPM, on the initiatives developed in response to Section 11 of Executive Order 12677. The Executive order mandated OPM to develop a program to increase the employment of students from Historically Black Colleges and Universities (HBCU's) in part-time and summer employment. Members will include Directors of Personnel, HBCU's Presidents, the President of the National Association for Equal Opportunity in Higher Education, and the Executive Director of the White House Initiative on Historically Black Colleges and Universities, Department of Education.

#### FOR FURTHER INFORMATION CONTACT:

The Director, Office of Personnel Management, is the sponsor of this Advisory Group. For additional information, contact Fran Lopes, Assistant Director for Affirmative Recruiting and Employment, Career Entry Group, OPM, on (202) 606–0870.

U.S. Office of Personnel Management.

Douglas A. Brook,

Acting Director.

[FR Doc. 92-20093 Filed 8-21-92; 8:45 am]
BILLING CODE 6325-01-M

# SECURITIES AND EXCHANGE COMMISSION

[Release No. 31047; File No. SR-CBOE-92-14]

Self-Regulatory Organizations; Filing of Proposed Rule Change by the Chicago Board Options Exchange, Inc., Relating to Buy-Write Options Unitary Derivatives ("BOUNDs")

August 17, 1992.

Pursuant to section 19(b)(1) of the Securities Exchange Act of 1934, 15 U.S.C. 78s(b)(1), notice is hereby given that on July 24, 1992, the Chicago Board Options Exchange, Inc. ("CBOE or Exchange") filed with the Securities and Exchange Commission ("Commission") the proposed rule change as described in Items I, II, and III below, which Items have been prepared by the self-regulatory organization. The Commission is publishing this notice to solicit comments on the proposed rule change from interested persons.

### I. Self-Regulatory Organization's Statement of the Terms of Substance of the Proposed Rule Change

The Exchange hereby proposes to amend its rules to permit trading in "BOUNDs" ("Buy-Write Options Unitary Derivatives"). As described in more detail below, BOUNDs are long term options with a duration of up to 60 months which have the same economic characteristics as covered calls.1 BOUND holders will be able to participate in a stock's price appreciation up to but not exceeding a specified strike price while receiving payments equivalent to any cash dividends declared on the underlying stock. The Exchange also proposes to permit the listing of long term equity options ("LEAPs") with a duration of up to 60 months (5 years).

The text of the proposed rule change is available at the Office of the Secretary, CBOE and at the Commission.

# II. Self-Regulatory Organization's Statement of the Purpose of, and Statutory Basis for, the Proposed Rule Change

In its filing with the Commission the CBOE included statements concerning the purpose of and basis for the proposed rule change and discussed any comments it received on the proposed rule change. The text of these statements may be examined at the places specified in Item IV below. The CBOE has prepared summaries, set forth in sections (A), (B), and (C) below, of the most significant parts of such statements.

A. Self-Regulatory Organization's Statement of the Purpose of, and Statutory Basis for, the Proposed Rule Change

#### (1) Purpose

The Exchange proposes to list BOUNDs, a synthetic options product which provides an alternative to existing methods of trading covered writes. The Options Clearing Corporation ("OCC") will be the issuer of all BOUNDs traded on the Exchange.<sup>2</sup>

Covered call writing is a strategy by which an investor sells a call option while simultaneously owning the number of shares of the stock underlying the call.

Except as described herein, BOUNDs will be subject to the rules governing standardized options.

BOUNDs will offer essentially the same economic characteristics as covered calls with the added benefits that BOUNDs can be traded in a single transaction and are not subject to early exercise. BOUND holders will profit from the stock's movement up to the strike price and will receive payments equivalent to the regular cash dividends paid on the underlying stock. On the exdate for a dividend on the underlying stock, OCC will debit all accounts with a short BOUND position and credit all accounts with a long BOUND position with an amount equal to the dividend on the underlying stock.

At expiration, BOUND holders will receive 100 shares of the underlying stock for each BOUND held if, on the last day of trading, the underlying stock closes at or below the strike price. However, if at expiration the underlying stock closes above the strike price, the BOUND holder will receive a cash payment equal to 100 times the BOUND's strike price. At expiration, persons who have sold a BOUND will be required to deliver either 100 shares of the underlying stock or cash value of the strike price multiplied by 100. This settlement design mimics the economic result of a covered call at the expiration of the call option.

For example, if XYZ BOUND has a strike price of \$50 and XYZ stock closes at \$50 or less at expiration, the holder of an XYZ BOUND will receive 100 shares of XYZ stock. This is the same result as if the call option in a buy-write position expired out of the money; *i.e.*, the option would expire worthless and the writer would retain the underlying stock. IF XYZ closes above \$50 per share, then the holder of an XYZ BOUND will receive \$5,000 in cash (100 times the \$50 strike price).

It should be noted that BOUNDs are "European" style options. The Exchange believes that a European style BOUND will have greater acceptance among investors than an American style product since a European style BOUND will permit purchasers to receive for a definite period of time the dividend yield provided by the BOUND.

Generally, the Exchange anticipates listing BOUNDs with respect to the same underlying securities that have LEAPs listed on them. The criteria for stocks underlying BOUNDs will be the same as the criteria for stocks underlying LEAPs.

increase the net open interest in the particular BOUND series.

It is anticipated that the sum of the market prices of a LEAP and a BOUND on the same underlying stock with the same expiration month and the same strike price will closely approximate the market price for the underlying stock. If the combined price of the LEAP and BOUND diverge from that of the underlying common stock, there will be an arbitrage opportunity which, when executed, will tend to bring the price relationships back into line.

BOUNDs will have the same strike prices and expiration dates as their respective LEAPs. The Exchange anticipates that it will list new complementary LEAPs and BOUNDs on the same underlying securities annually, or at more frequent intervals, depending on market demand. While the Exchange has current authority to list LEAPs with up to 39 months until expiration, there has been increasing member firm and customer interest in longer term instruments. Therefore, the Exchange is proposing: (i) To amend Exchange Rule 5.8 to permit the listing of LEAPs with up to 60 months (5 years) until expiration, and (ii) to introduce BOUNDs with up to the same five year duration.

BOUNDs will be subject to the position limits for equity options set forth in Exchange Rule 4.11. In addition, BOUNDs will be aggregated with other equity options on the same underlying stock for purposes of calculating position limits. However, since a BOUND, from the perspective of the holder, is the equivalent of a long stock/ short call position, long BOUNDs will be aggregated with short call and long put positions. Similarly, since the BOUND, from the perspective of the seller, is the equivalent of a long call/short stock position, short BOUNDs will be aggregated with long call and short put positions. In addition, since BOUNDs are the equivalent to either a long stock/ short call or a short stock/long call position, investors in BOUNDs may be eligible for larger positions pursuant to the Exchange's hedged position limit pilot program. Thus, the largest BOUND position that any one person, or group of persons acting in concert, may establish would be 16,000 BOUNDs, i.e. two times the maximum regular position limit of 8,000 option contracts.

# (2) Basis

The Exchange believes that the proposed rule change is consistent with section 6(b) of the Act in general and furthers the objectives of section 6(b)(5) in particular in that it is designed to prevent fraudulent and manipulative acts and practices, to promote just and equitable principles of trade, to foster

<sup>&</sup>lt;sup>2</sup> As with all OCC issued options, BOUNDs will be created when an opening buy and an opening sell order are executed. The execution of every such order will increase BOUND open interest. This is not to say, however, that an opening BOUND order cannot be executed against a closing BOUND order. Although a BOUNDs position may be established by executing an opening BOUND order against a closing BOUND order, this transaction would not

cooperation and coordination with persons engaged in facilitating transactions in securities, to remove impediments to and perfect the mechanism of a free and open market and the national market system, and to protect investors and the public interest.

B. Self-Regulatory Organization's Statement on Burden on Competition

The Exchange does not believe that the proposed rule change will impose any inappropriate burden on competition.

C. Self-Regulatory Organization's Statement on Comments on the Proposed Rule Change Received From Members, Participants or Others

No written comments were solicited or received with respect to the proposed rule change.

III. Date of Effectiveness of the Proposed Rule Change and Timing for Commission Action

Within 35 days of the date of publication of this notice in the Federal Register or within such longer period (i) as the Commission may designate up to 90 days of such date if it finds such longer period to be appropriate and publishes its reasons for so finding or (ii) as to which the self-regulatory organization consents, the Commission will:

(A) By order approve such proposed rule change, or

(B) Institute proceedings to determine whether the proposed rule change should be disapproved.

## IV. Solicitation of Comments

Interested persons are invited to submit written data, views and arguments concerning the foregoing. Persons making written submissions should file six copies thereof with the Secretary, Securities and Exchange Commission, 450 Fifth Street, NW., Washington, DC 20549. Copies of the submission, all subsequent amendments, all written statements with respect to the proposed rule change that are filed with the Commission, and all written communications relating to the proposed rule change between the Commission and any person, other than those that may be withheld from the public in accordance with the provisions of 5 U.S.C. 552, will be available for inspection and copying in the Commission's Public Reference Section, 450 Fifth Street, NW., Washington, DC 20549. Copies of such filing will also be available for inspection and copying at the principal office of the CBOE. All submissions should refer to the file

number in the caption above and should be submitted by September 14, 1992.

For the Commission by the Division of Market Regulation, pursuant to the delegated authority.

Margaret H. McFarland,

Deputy Secretary.

[FR Doc. 92-20105 Filed 8-21-92; 8:45 am]

#### [Rel. No. IC-18896: 811-2270]

# Nuveen Income Trust, Series 1 Check-A-Month Plan; Application

August 14, 1992.

AGENCY: Securities and Exchange Commission ("SEC" or "Commission"). ACTION: Notice of application for deregistration under the Investment Company Act of 1940 (the "Act").

APPLICANT: Nuveen Income Trust, Series 1 Check-A-Month Plan.

RELEVANT ACT SECTIONS: Section 8(f).
SUMMARY OF APPLICATION: Applicant seeks an order declaring that it has ceased to be an investment company.

FILING DATES: Applicant filed the application on March 12, 1992 and amended on May 20, 1992 and July 28, 1992.

HEARING OR NOTIFICATION OF HEARING: An order granting the application will be issued unless the SEC orders a hearing. Interested persons may request a

Interested persons may request a hearing by writing to the SEC's Secretary and serving applicant with a copy of the request, personally or by mail. Hearing requests should be received by the SEC by 5:30 p.m. on September 8, 1992, and should be accompanied by proof of service on the applicant, in the form of an affidavit or, for lawyers, a certificate of service. Hearing requests should state the nature of the writer's interest, the reason for the request, and the issues contested. Persons who wish to be notified of a hearing may request notification by writing to the SEC's Secretary.

ADDRESSES: Secretary, SEC, 450 5th Street, NW., Washington, DC 20549. Applicant, 333 West Wacker Drive, Chicago, Illinois 60606.

FOR FURTHER INFORMATION CONTACT: Mary Kay Frech, Staff Attorney, at (202) 272–7648, or Elizabeth G. Osterman, Branch Chief, at (202) 272–3016 (Division of Investment Management, Office of Investment Company Regulation).

SUPPLEMENTARY INFORMATION: The following is a summary of the application. The complete application may be obtained for a fee at the SEC's Public Reference Branch.

# **Applicant's Representations**

1. Applicant is a unit investment trust created under the laws of the State of Illinois pursuant to a Trust Indenture and Agreement dated August 16, 1972 ("Trust Agreement"). On February 18, 1972, applicant registered under the Act and filed a registration statement under the Securities Act of 1933. The registration statement was declared effective and applicant commenced its initial public offering on August 21, 1972.

2. On September 28, 1990, the securities held in applicant's portfolio fell below twenty percent of the original aggregate principal amount of securities deposited therein. In accordance with the Trust Agreement, when the value of the trust fund was reduced to less than twenty percent of the aggregate principal amount of portfolio securities initially deposited in the trust fund, the Trustee, at the direction of the board of directors of applicant, was to terminate and liquidate the trust fund. Applicant's board of directors recommended the dissolution of applicant in August, 1990, after a proposal was received by The First National Bank of Chicago, as trustee for applicant (the "Trustee"), on July 2, 1990.

On September 28, 1990, the Trustee sent a notice of termination to all unitholders stating, among other things, that applicant would be terminated on October 1, 1990. Procedures were set forth therein to enable each unit holder to receive its pro rata share of the final distribution of principal and interest. On April 1, 1991, the Trustee sent a second notice of termination to all unitholders who had not delivered their certificate transmittal to the Trustee and not received final distribution.

4. As of July 22, 1992, 422 units held by 9 unitholders remained outstanding and applicant, through its Trustee, had retained cash in the amount of \$24,775.62 in a non-interest bearing account for distribution to these 9 unitholders. The Trustee periodically will send additional notices to the remaining unitholders in an attempt to notify them of applicant's termination and final distribution. In accordance with state law, any assets remaining unclaimed after October 1, 1997 (seven years after the effective date of final distribution) will be presumed abandoned, and will be reported and remitted to the Director of the Illinois Department of Financial Institutions ("Director"). Thereafter, any person claiming an interest in any property previously delivered to the Director must file a claim, and if the claim is allowed, the Director will instruct the

State Treasurer to make payment to the owner.

5. All expenses incurred and to be incurred in connection with the liquidation of applicant and deregistration under the securities laws have been borne by applicant's investment adviser, Nuveen Advisory Corp. Any additional expenses incurred by applicant or the Trustee in the Trustee's attempt to locate the remaining unitholders will be borne by the trust assets of applicant as provided by the Trust Agreement.

6. As of the date of the amended application, applicant had no debts or other outstanding liabilities, and is not a party to any litigation or administrative proceedings. Applicant is not presently engaged, and does not propose to engage, in any business activities other than those necessary for the winding up

of its affairs.

For the SEC, by the Division of Investment Management, under delegated authority. Margaret H. McFarland,

Deputy Secretary.

[FR Doc. 92-20144 Filed 8-21-92; 8:45 am] BILLING CODE 8010-01-M

[(Release No. 35-25607); International Series Release No. 436]

# Filings Under the Public Utility Holding Company Act of 1935 ("Act")

August 14, 1992.

Notice is hereby given that the following filing(s) has/have been made with the Commission pursuant to provisions of the Act and rules promulgated thereunder. All interested persons are referred to the application(s) and/or declaration(s) for complete statements of the proposed transaction(s) summarized below. The application(s) and/or declaration(s) and any amendments thereto is/are available for public inspection through the Commission's Office of Public Reference.

Interested persons wishing to comment or request a hearing on the application(s) and/or declaration(s) should submit their views in writing by September 8, 1992 to the Secretary, Securities and Exchange Commission, Washington, DC 20549, and serve a copy on the relevant applicant(s) and/or declarant(s) at the address(es) specified below. Proof of service (by affidavit or, in case of an attorney at law, by certificate) should be filed with the request. Any request for hearing shall identify specifically the issues of fact or law that are disputed. A person who so requests will be notified of any hearing, if ordered, and will receive a copy of

any notice or order issued in the matter. After said date, the application(s) and/or declaration(s), as filed or as amended, may be granted and/or permitted to become effective.

# System Fuels, Inc., et al. (70-7668)

System Fuels, Inc. ("SFI"), 639 Loyola Avenue, New Orleans, Louisiana 70113. a fuel procurement subsidiary company, together with two of its parent companies, Louisiana Power & Light Company ("LP&L"), 317 Baronne Street. New Orleans, Louisiana 70112 and Arkansas Power & Light Company "AP&L"), 425 West Capitol, Floor 40, Little Rock, Arkansas 72201, each an electric public-utility subsidiary company of Entergy Corporation ("Entergy"), a registered holding company, and System Energy Resources, Inc. ("SERI"), Echelon One, 1340 Echelon Parkway, Jackson, Mississippi 39213, also an electric public-utility subsidiary company of Entergy (LP&L, AP&L and SERI collectively referred to as the "Operating Companies"), have filed a post-effective amendment under sections 6(a), 7 and 12(b) of the Act and rule 45 thereunder to their declaration in File No. 70-7668, as amended.

By orders dated September 27, 1989 (HCAR No. 24957) and February 5, 1992 (HCAR No. 25467), the Commission authorized SFI to enter into a credit agreement in order to borrow funds necessary to finance its nuclear materials and service inventory. In accordance with the orders, SFI entered into a credit agreement, dated October 3, 1989 ("Credit Agreement"), with The Yasuda Trust and Banking Company, Ltd., New York Branch ("Yasuda"), as agent for the lenders names therein (collectively, "Banks"), including Yasuda, and the Banks, pursuant to which revolving credit loans ("Loans") are made to SFI in an aggregate principal amount of up to \$45 million.

As security for the performance of its obligations under the Credit Agreement. SFI entered into a security agreement with Yasuda dated October 3, 1989, as amended ("Security Agreement"), under which SFI granted Yasuda a security interest in certain nuclear materials. services inventory, accounts receivable and certain other incidental rights and instruments. The Operating Companies, SFI and Yasuda also entered into a consent and agreement, dated October 3, 1989, under which the Operating Companies acknowledged and consented to SFI's grant of a security interest to Yasuda in its accounts receivable arising from certain sales by SFI of nuclear materials and services to the Operating Companies and also entered into certain covenants.

The Credit Agreement will expire on September 30, 1994 unless SFI requests a one-year extension. Therefore, SFI has requested that Yasuda extend the expiration date of the Credit Agreement an additional year until September 30, 1995. As a condition to such an extension, Yasuda has requested that SFI amend the Credit Agreement to provide for an increase in the quarterly commitment fee payable for SFI from 0.15% to 0.18% per annum of the difference between: (i) The amount of the Banks' commitments to make Loans and (ii) the total principal amount of their loans. In addition, Yasuda has requested that SFI amend the Credit Agreement to increase the margin payable on loans bearing interest at the Eurodollar Rate from 0.4375% to 0.5% and on loans bearing interest at the CD Rate from 0.5625% to 0.625%.

# Entergy Corporation, et al. (70-8002)

Entergy Corporation ("Entergy"), 225 Baronne Street, New Orleans, Louisiana 70112, a registered public-utility holding company, Electec, Inc. ("Electec"), 639 Loyola Avenue, New Orleans, Louisiana 70113, Entergy's wholly-owned nonutility subsidiary company, and Entergy Power, Inc. ("EPI"), 425 West Capitol Avenue, Little Rock, Arkansas 72201, Entergy's public-utility subsidiary company (Entergy together with Electec and EPI "Applicants"), have filed an amended application-declaration under sections 3(a)(5), 3(b), 6(a), 7, 9(a), 10. 12(b), 13(b) and 13(f) of the Act and rules 10, 43, 45, 51, 83, 86, 87, 88, 90, 91 and 93-95 thereunder. The Commission first issued a notice of the filing on June 5. 1992 (HCAR No. 25551; International Series Release No. 396) ("June Notice"). The City of New Orleans and the Arkansas Public Service Commission. have requested a hearing. In addition, the Louisiana Public Service Commission filed a request to intervene and requested that it be kept informed of any hearing on this matter. The Mississippi Public Service Commission filed a notice of intervention supporting New Orleans' request for a hearing, and filed a letter expressing its additional concerns. Applicants have materially amended their application-declaration requiring the Commission to issue this supplemental notice.

Entergy has acquired an option ("Option") to participate in a consortium ("Consortium") with other nonaffiliated companies 1 to acquire a 60% interest in

<sup>&</sup>lt;sup>1</sup> The other Consortium members are: Empresa Nacional de Electricidad. S.A. (approximately 30%); Enersis, S.A., Distribuidora Chilectra Metropolitana

Argentina's Costanera steam electric generating facility ("Facility") for \$90.121 million and to operate and maintain the Facility.2 The Facility presently is held by Central Costanera, S.A. ("Costanera"), a company wholly owned by the Argentine government and an electric utility company within the meaning of section 2(a) (3) of the Act. The remaining 40% of the shares of Costanera will be held by the Argentine government, with 10% to be transferred to employees of Costanera and the remainder to be sold in Argentina and internationally pursuant to public offerings. The Facility consists of seven natural gas/oil-fired generating units, with a total installed capacity of 1260 megawatts and serves the electricity needs of Buenos Aires. A Chilean member of the Consortium, Empresa Nacional de Electricidad, S.A., will operate the Facility.

Entergy seeks authority to exercise its Option prior to November 11, 1992, and thus to acquire indirectly up to a 6.002% voting interest in Costanera. Entergy's obligations will not exceed \$22.5 million. Entergy's principal obligations will be the following: (1) To pay its percentage share of the Consortium's "common expenses" in connection with the submission of the bid to acquire 60% of Costanera; (2) to pay its share of the purchase price to the appropriate members of the Consortium, to make the required working capital contributions and to assume certain contingent liabilities of Costanera; 3 and (3) not to assign or dispose of its equity share in Costanera for a period extending five years after May 20, 1992 unless otherwise agreed by, among others, the Government of Argentina. The Consortium members' principal rights,

with respect to Costanera, are to have no more than two voting members out of three on the Comptrolling Committee <sup>4</sup> of Costanera, and to have five voting members out of eight voting members on the Board of Directors of Costanera.<sup>5</sup>

For tax reasons, Applicants anticipate that Entergy, through Electec, will form a new wholly owned subsidiary ("Entergy, S.A."), organized under Argentine law, to purchase and exercise indirectly the Option. Entergy will purchase up to 22,500 shares of Electec for \$1000 per share, and Electec, in turn, will acquire virtually all the common stock of Entergy S.A. 6 Entergy S.A. then will purchase shares of the common stock of Costanera for \$9.01 million.

Since the June Notice, the Consortium has formed a new Argentine company ("Argelec") to administer the 60% collective ownership interest of its members in Costanera. Applicants now propose that Entergy S.A. acquire a 10% interest in Argelec. It is stated that initially Argelec will have no employees or assets, will be nominally capitalized (a maximum of \$30,000), and will not own, control, or hold with power to vote any of the voting securities of Costanera. Applicants stated that all of such securities will be held directly by the individual members of the Consortium. If, however, the Consortium members at some time in the future determine to transfer their ownership interest in Costanera to Argelec, Argelec will be a holding company within the meaning of section 2(a) (7) of the Act.

Electec seeks authority to provide consulting services to Costanera with respect to management, technical, operating, environmental and fuel supply training services on a competitive fee basis, which Applicants represent will neither favor nor discriminate against affiliates of Costanera. Applicants, however, make no representation that the consulting services to be provided to Costanera will be provided at greater than or less than cost. Electec expects that on an annual basis the provision of such services may range up to a maximum of \$1 million, with the average likely to be

substantially less. Applicants request that any possible consulting arrangement between Electec and Costanera be exempt from section 13 and the rules promulgated thereunder.

Electec may obtain services from its associate companies, Arkansas Power & Light Company ("AP&L"), Louisiana Power & Light Company ("LP&L"), Mississippi Power & Light Company ("MP&L"), New Orleans Public Service Inc. ("NOPSI"), EPI and Entergy Services, Inc. ("ESI") to carry out its consulting arrangements with Costanera. Electec will reimburse its associate companies at cost. Electec has been previously authorized to obtain services from AP&L, LP&L, MP&L, NOPSI and ESI (HCAR No. 23200. January 13, 1984).

Applicants request authorization for Electec to obtain services from EPI directly and for Electec to reimburse EPI at cost. EPI represents that it is not requesting authority in this application-declaration to purchase services from any other affiliate company.

As a result of the proposed transactions, Entergy S.A. and Argelec will become subsidiary companies of Entergy within the meaning of section 2(a)(8) of the Act; Entergy S.A., Argelec (should it hold the Consortium's interest in Costanera), and Electec will be holding companies within the meaning of section 2(a)(7) of the Act; and Costanera will be an affiliate of Entergy within the meaning of section 2(a)(11)(A) of the Act. Applicants state that a change in the structure of this transaction may be required by the Act.

Applicants request an order under section 3(b) exempting Entergy S.A. and Argelec, as subsidiary companies, from all provisions of the Act, and under section 3(a)(5), exempting Entergy S.A., Argelec, and Electec as holding companies, from all provisions of the Act.

Applicants state that Entergy S.A. and Argelec will derive their income, directly or indirectly, only from Argentine sources and that neither Entergy S.A. nor Argelec nor any of their subsidiaries is a public-utility company operating within the United States. In addition, should Entergy S.A., Argelec. and Electec become holding companies, Applicants state that Entergy S.A., Argelec, and Electec will derive no material part of their income from subsidiary companies, which are companies the principal business of which within the United States is that of a public-utility company.

S.A. (collectively, 12%); Inter-Rio Holdings Establishment (approximately 7.50%); Perez Companc S.A.C.F.I.M.F.A. and Sade S.A.C.I.F.I.M. (collectively, approximately 7.50%); and PSI resources Inc. (approximately 3.0%, with an option to acquire an additional 3.0%).

<sup>&</sup>lt;sup>2</sup> All monetary amounts are given in United States dollars.

<sup>&</sup>lt;sup>3</sup> The principal contingent liability includes the joint assumption by Costanera and the members of the Consortium in accordance with their respective percentage interests of a \$95 million, 20-year maturity, 1.5% interest rate loan from the Italian government to be utilized for the refurbishment of the Facility. Costanera also has \$66 million of short-term debt payable to Gas del Estado, YPF, and Banco de Nacion.

Interest is payable as part of the \$9.01 million purchase price for the approximately 6.0% interest of Costanera and or any additional working capital contribution required and is payable at the rate of 2.5% per month during the six-month period in which the Option is exercisable by Entergy; interest is also payable on Entergy's share of the "common expenses" at the LIBOR rate for 180-day U.S. dollars; no interest is payable if the Option is not exercised.

<sup>&</sup>lt;sup>4</sup> The Comptrolling Committee ("Comision Fiscalizadora") in Argentine corporations represents the shareholders before the Board of Directors.

<sup>5</sup> There is a requirement that the 40% of the shares of Costanera not acquired by the Consortium Members be represented on the Board; the employees eventually will be entitled to one voting member, while the public shareholders eventually will be entitled to two voting members. Each member of the Board of Directors will have one vote.

<sup>&</sup>lt;sup>6</sup> One share of Entergy S.A. will be held by a nominee of Electec in order to conform with Argentine law.

#### Entergy Corporation, et al. (70-8010)

Entergy Corporation ("Entergy"), 225 Baronne Street, New Orleans, Louisiana 70112, a registered public-utility holding company, Electec, Inc. ("Electec"), 639 Loyola Avenue, New Orleans, Louisiana 70113, Entergy's wholly owned nonutility subsidiary company, and Entergy Power, Inc., 425 West Capitol Avenue, Little Rock, Arkansas 72201. Entergy's public-utility subsidiary company, have filed an amended application-declaration under section 2(a)(8), 3(a)(5), 3(b), 6(a), 7, 9(a), 10, 12(b), 13(b) and 13(f) of the Act and rules 10, 43, 45, 51, 83, 86, 87, 90, 91 and 95 thereunder. A notice of this applicationdeclaration was previously issued on July 10, 1992 (HCAR No. 25579) ("July Notice"). The City of New Orleans and the Arkansas Public Service Commission have requested a hearing and the Mississippi Public Service Commission has filed a notice of intervention. Applicants have materially amended their application-declaration requiring the Commission to issue this supplemental notice.

The July Notice reported that the applicants seek authority, among other things, to invest up to \$50 million in one of two newly formed Argentine electricutility companies that will own and operate transmission and distribution systems in the City of Buenos Aires and the surrounding area ("Distribution Company"). Entergy acquired an option (the "Option") to participate in a consortium ("Consortium") with five other nonaffiliated entities to acquire from the government of Argentina, pursuant to public competitive bidding, a 51% interest in Distribution Company.

The July Notice indicated that upon a successful bid, the members of the Consortium would form Investor Company to acquire the 51% ownership interest in Distribution Company. Entergy Argentina S.A. ("Entergy Argentina"), a proposed to-be-formed wholly owned Argentine subsidiary company of Electec, proposed to acquire up to 15% of Investor Company and thus to acquire indirectly up to a 7.7% voting interest in Distribution Company.

The July Notice also stated that Entergy's share of the costs and contingent liabilities in connection with the acquisition and ownership of its indirect interest in Distribution Company over approximately the next three years was not expected to exceed \$50 million. To finance its investment, Entergy proposed to acquire up to 50,000 shares of the common stock of Electec for \$1,000 per share.

Since publication of the July Notice, the Consortium through Investor

Company, won the bid and was awarded the right to acquire 51% of Edesur S.A. ("Edesur") for \$511 million. Edesur has a franchise to provide electric distribution and marketing services in the southern sector of the City of Buenos Aires and the surrounding area which currently contains approximately 1.9 million customers with aggregate sales of 6000 gwh/year.

According to the amended application-declaration, Entergy Argentina now proposes to acquire up to 10% of Investor Company, and thus acquire indirectly up to a 5.1% voting interest in Edesur. Entergy's share of the costs and contingent liabilities in connection with the acquisition and ownership of its indirect interest in Edesur over approximately the next three years is now not expected to exceed \$77.5 million.7 In addition, to finance its investment, Entergy proposes to acquire up to 77,500 shares of the common stock of Electec for \$1,000 per share. In all other respects the application-declaration remains unchanged.

### The Columbia Gas System, Inc., et al. (70-8011)

The Columbia Gas System, Inc., ("Columbia"), a registered holding company, its wholly-owned subsidiary. the Inland Gas Company, Inc. ("Inland"), both at 20 Montchanin Road, Wilmington, Delaware 19807, and Columbia Gas of Kentucky, Inc. 'Columbia Kentucky"), 200 Civic Center Drive, Columbus, Ohio 43215. and Columbia Natural Resources, Inc. ("Columbia Natural"), 900 Pennsylvania Avenue, Charleston, West Virginia 25302, each a wholly-owned subsidiary company of Columbia, have filed an application-declaration pursuant to section 2(a)(4), 9(a), 10, 12(d) and 12(f) of the Act and rules 43 and 44 thereunder.

Inland proposes to sell and transfer, and Columbia Natural proposes to acquire, Inland's natural gas production and gathering facilities at their current net book value of approximately \$3 million. Inland also proposes to sell and

transfer, and Columbia Kentucky proposes to acquire, Inland's transmission facilities at their current net book value of approximately \$2 million. Miscellaneous facilities necessary to continue service to American Natural Rubber Company, a nonaffiliated company, will be sold to Mountaineer Gas Company, also a nonaffiliated company, for \$3,000. Inland's remaining facilities, located primarily in Ohio and West Virginia, will be abandoned in place. The total book value of assets, for which Inland has found no purchaser, that will be written off is approximately \$654,000.

Columbia Kentucky and Columbia Natural, as an obligation of ownership of Inland's facilities following their acquisition, will also assume certain of Inland's service obligations. Inland's service obligations consist of the sale and/or transportation of natural gas to its customers who are served as required by Kentucky law ("KRS Customers"-under Kentucky Revised Statutes 278.485, the owner of a gathering line who obtains gas from producing wells in Kentucky must furnish gas service to the owner of property located within one-half air-mile of the line or well), individual contracts, rights-of-way agreements or Federal **Energy Regulatory Commission** approved tariffs.

Columbia Natural requests an order from the Commission pursuant to section 2(a)(4) of the Act declaring Columbia Natural not to be a gas utility company. It is stated that Columbia Natural not to be a gas utility company. It is stated that Columbia Natural has been and will continue to be (after its acquisition of Inland's natural gas production and gathering facilities) primarily engaged in the business of producing gas. Columbia Natural states that it will not be seeking to provide a gas utility service to end-use residential customers, although it will serve the KRS Customers currently being served by Inland.

### Columbia Gas System, Inc., et al. (70–8012)

The Columbia Gas System, Inc. ("Columbia"), a registered holding company, and TriStar Ventures Corporation ("TVC"), a wholly owned nonutility subsidiary of Columbia, both located at 20 Monchanin Road, Wilmington, Delaware 19807, and the following wholly owned subsidiaries of TVC, TriStar Binghamton General Corporation and TriStar Binghamton Limited Corporation (collectively, the "Binghamton Cogeneration Subsidiaries"), TriStar Vineland General Corporation and TriStar Vineland

<sup>&</sup>lt;sup>7</sup> The principal contingent liabilities include the assumption by the Investor Company in the event of a default by Edesur of certain short-term debt of Edesur. At the time of transfer to the winning bidders, Edesur will have short-term debt of approximately \$136 million, payable not later than December 1, 1992. Any obligations flowing from such contingent liabilities are included within Entergy's request for authorization to invest indirectly up to \$77.5 million in Investor Company. Edesur currently intends to seek permanent financing on more favorable terms in amounts up to approximately \$250 million, the proceeds of which would be applied, first, to repay its outstanding short-term debt and the balance to finance Edesur's working capital needs, including capital improvements.

Limited Corporation (collectively, the "Vineland Cogeneration Subsidiaries") and TriStar Georgetown General Corporation and TriStar Georgetown Limited Corporation (collectively, the "Georgetown Cogeneration Subsidiaries"), of the same address as Columbia (collectively, the "Cogeneration Subsidiaries"), and the following indirect subsidiaries of TVC, Vineland Cogeneration Limited Partnership ("VCLP"), 1199 Black Horse Pike, Pleasantville, New Jersey 08232, and Georgetown Cogeneration, L.P. ("GCLP"), P.O. Box 26532, Richmond, Virginia 23261, have filed an application-declaration with this Commission under sections 6(a), 7, 9(a), 10, 12(c), and 13 and rules 43, 45, 50(a)(5), 51, 87(b)(1), 90, and 91 thereunder.

Pursuant to previous Commission authorization,8 TVC has participated in several limited partnerships which engage in cogeneration ventures. These partnerships include the Binghamton Cogeneration Limited Partnership ("BCLP"), the VCLP and the GCLP. The BCLP is constructing a 50 MW facility located in Binghamton, New York, in which the Binghamton Cogeneration Subsidiaries hold an aggregate 33.3% interest. The facility has been project financed, is under construction and is expected to become operational in August 1992. VCLP, in which the Vineland Cogeneration Subsidiaries hold a 50% interest, is constructing a 46 MW facility located in Vineland, New Jersey. The Georgetown Cogeneration Subsidiaries hold an aggregate 50% interest in GCLP, which proposes to construct a 56 MW facility on the Georgetown University campus in Washington, DC. The projects have been certified as qualifying cogeneration facilities ("QF's") under the Public Utility Regulatory Policies Act of 1978 and the regulations thereunder.

The Columbia, TVC and the Cogeneration Subsidiaries, request authority to make equity and contingent equity contributions to these three limited partnerships. Under Equity Contribution Agreements relating to each venture, the Cogeneration

\* HCAR No. 24199 (September 26, 1986)

TVC).

Subsidiaries would not normally be required to make their equity contributions in full until commercial operation of the facilities. However, because of Columbia's bankruptcy proceeding 9 and its impact on TVC's credit, lenders will require that such contributions be made, through escrow accounts, letters of credit or other arrangements, at financial closing of these projects.

In order to finance its equity contributions, TVC proposes to issue and sell, and Columbia proposes to acquire, through December 31, 1993, up to \$25 million of common stock of TVC, \$25 par value, for \$290 per share and/or installment promissory notes ("Notes"). The Notes would bear a fixed interest rate to be determined at the time of issuance based upon the preceding calendar quarter three-month average yield on newly issued "A" rated 25-30 year utility bonds as published in Salomon Brothers' weekly Bond Market Roundup or 2% per annum above the foregoing applicable rate if interest or principal payment on the Notes becomes past due. The Notes will be payable in installments over a period not to exceed 30 years and will be dated the date of

TVC in turn proposes to acquire shares of common stock to be issued by the Cogeneration Subsidiaries in order for them to make their respective equity and contingent equity contributions: the Binghamton Cogeneration Subsidiaries will contribute up to \$9.6 million to BCLP; the Vineland Cogeneration Subsidiaries will contribute up to \$9.9 million to VCLP; and the Georgetown Cogeneration Subsidiaries will contribute up to \$8.3 million to GCLP. The funds for TVC's purchases of the Cogeneration Subsidiaries' securities will be derived from: (i) TVC's issuance of stock or installment promissory notes to Columbia of up to \$25 million; and (ii) up to \$2.8 million of TVC's cash on hand and development costs to be refunded at the closing of project financing for two of the projects.

VCLP and BCLP request authority to engage in project financing. VCLP is seeking authority to issue notes to banks up to \$73 million in connection with the issuance of electric energy facility

revenue (tax-exempt) bonds by the New Iersey Economic Development Authority. Interest on the unrated bonds is expected to be approximately 83/4% and is not expected to exceed 12%.

Maturity of the bonds will be 27 years or less. The costs of the construction of the facility to be paid from the proceeds of the bonds include costs to be paid under the Turnkey Construction Contract between VCLP and National Energy Production Company, a subsidiary of Zurn Industries, Inc., and costs to be paid to Cogeneration Partners of America, a New Jersey partnership 50% owned by TVC which provides administrative services relating to OF projects, under the terms of a management agreement. If the Vineland Cogeneration Subsidiaries do not have sufficient funds to place their equity and contingent equity commitments by financial closing of the project, they expect to sell their interests and retain an option to repurchase those interests.

GCLP is also seeking authority to issue up to \$66.4 million in notes in connection with commercial construction and term loan financing with a group of banks. The loans would be evidenced by a note for a term not to exceed 15 years, with an interest rate that would not exceed either: (i) The sum of LIBOR plus two percent or the lender's alternate base rate plus one percent for the construction loan; or (ii) LIBOR plus two percent or the lender's alternate base rate plus two percent for the term loan. Interest rate protection plans would be entered into with respect to the construction loan and, for an initial ten-year period, for at least 75% of the term loan, at an interest rate not to exceed 11%. Financial closing is anticipated for October 1992. The financing will be non-recourse to the partners except to the extent of their pledge of their interest in the GCLP and their obligations to make equity contribution commitments.

In addition to the investments described above, TVC seeks authority. through December 31, 1994, to the extent that funds are available from cash on hand or development cost refunds, to invest directly or indirectly up to \$10 million in its preliminary development and administrative operations. Such preliminary development and administrative activities would be conducted by TVC directly or indirectly through the Cogeneration Subsidiaries or subsidiaries thereof. The proposed investment would be made either through promissory notes, the purchase of common stock or through capital contributions. TVC states that preliminary development activities

<sup>(</sup>authorized the organization of TVC; authorized TVC to issue and sell up to \$25 million of common stock and/or installment promissory notes to Columbia); HCAR No. 24199-A (November 5, 1986) (TVA authorized to make investments through wholly-owned subsidiaries; authorized TVC to issue and sell up to \$25 million of common stock and/or installment promissory notes to Columbia); HCAR No. 24554 (December 31, 1987) (extended TVC's financing authority); HCAR No. 24569 (January 29, 1988) (extended TVC's financing authority and authorized an additional \$25 million of financing for

<sup>9</sup> Columbia is currently a debtor in possession under Chapter 11 of the Bankruptcy Code. Columbia and its wholly owned subsidiary company, Columbia Gas Transmission Corporation ("Transmission"), filed separately for protection with the Bankruptcy Court for the District Court of Delaware on July 31, 1992. The cases have been consolidated for procedural purposes and are jointly administered under the caption In re The Columbia Gas System, Inc. and Columbia Gas Trans. Corp., No. 91-804. Transmission is not a party to this application-declaration.

would include, but not be limited to, the investigation of sites, preliminary engineering and licensing activities, acquiring options and rights, contract drafting and negotiating, preparation of proposals and the other necessary activities to identify and analyze feasible investment opportunities and to initiate the commercialization of a project. Administration would include the ongoing personnel, accounting, engineering, legal, financial and other support activities necessary for TVC to manage its investments in OF's. TVC represents that once it decides to proceed beyond such preliminary development, additional acquisitions of partnership interests, joint ventures or investments in other entities would be subject to prior Commission approval or conditioned upon receipt of Commission authorization.

The applicants request an exception from the competitive bidding requirements of rule 50 pursuant to rule 50(a)(5) for the proposed transactions (except for the issuance of common stock and installment promissory notes by TVC and of securities by the Cogeneration Subsidiaries, which applicants assert is exempt from such requirements under rule 50(a)(3)). The applicants state that competitive bidding is not necessary or appropriate to aid the Commission in its determination whether the fees. commissions or other remuneration to be paid in connection with such transactions is reasonable. The applicants may negotiate with leanders in connection with the above proposed transactions.

## Southwestern Electric Power Company (70-8041)

Southwestern Electric Power Company ("SWEPCO"), 428 Travis Street, Shreveport, Louisiana 71101, an electric public-utility subsidiary of Central and South West Corporation, a registered holding company, has filed an application-declaration under sections 6(a), 7, 9(a), 10 and 12(c) of the Act and rules 42(a), 50, and 50(a)(5) thereunder.

SWEPCO proposes to issue and sell First Mortgage Bonds ("New Bonds") in an aggregate principal amount up to \$320 million in one or more series from time to time through December 31, 1994. The New Bonds would have maturities not less than five years nor more than thirty years. The New Bonds will be issued under SWEPCO's Indenture dated February 1, 1940, as amended and supplemented.

The proceeds from the sale of the New Bonds will be used principally to redeem all or a portion of one or more series of SWEPCO's outstanding First Mortgage Bonds, including Series I, \$30 million, 4%%, due April 1, 1993 ("Series I Bonds"); Series K, \$35 million, 9%, due December 1, 1999 ("Series K Bonds"); Series N, \$45 million, 83/4%, due May 1, 2006 ("Series N Bonds"); Series O, \$50 million, 83/4%, due August 1, 2008 ("Series O Bonds") and Series T, \$55.5 million, 8.85%, due May 1, 2016 ("Series T Bonds") at the then current general redemption price (currently, 100.00%, 102.30%, 103.93%, 104.53% and 106.11% of the principal amount of the Series I Bonds, Series K Bonds, Series N Bonds, Series O Bonds and the Series T Bonds, respectively), plus accrued and unpaid interest to the redemption date. The proceeds may also be used to purchase through a tender offer all or a portion of an additional series of SWEPCO's outstanding First Mortgage Bonds, or to repay all or a portion of SWEPCO's outstanding \$50 million Variable Rate Bank Loan (the "Bank Loan") due June 15, 1997. The Series I Bonds, Series K Bonds, Series N Bonds, Series O Bonds, the Series T Bonds and the bonds which may be subject to a tender offer are referred to herein as the "Old Bonds".

Any net proceeds not used for the redemption or repurchase of the Old Bonds will be used to repay outstanding short-term borrowings or for other general corporate purposes. In the event the proceeds from the issuance of the New Bonds are less than the amount required to redeem all of any series of SWEPCO's Old Bonds being redeemed or purchased, or the Bank Loan, SWEPCO will pay a portion of the redemption or tender price from internally generated funds or available

short-term borrowings.

Since the Old Bonds were issued or the Bank Loan incurred, there has been a significant reduction in long-term interest rates. SWEPCO will not issue the New Bonds unless the estimated present value savings (derived from the net difference between interest payments on any New Bonds to be issued for refunding purposes and the Old Bonds and the Bank Loan) is, on an after-tax basis, greater than the present value of all redemption and issuance costs, assuming an appropriate discount rate.

SWEPCO seeks authority to issue the New Bonds with terms which deviate from provisions contained in the Commission's Statement of Policy Regarding First Mortgage Bonds, as amended (HCAR Nos. 13105 and 16369). The New Bonds may include terms which (i) limit SWEPCO's ability to redeem or refund the New Bonds for a period up to fifteen years, (ii) do not include a sinking fund or retirement fund requirement, and/or (iii) do not

restrict SWEPCO's ability to pay dividends on its common stock.

SWEPCO requests authority to sell the New Bonds either: (i) pursuant to competitive bidding pursuant to rule 50 or, in the case of a delayed or continuous offering and sale pursuant to rule 415 under the Securities Act of 1933, as amended, the alternative bidding procedures as permitted by HCAR No. 22623 (September 2, 1982); or (ii) in a negotiated transaction with underwriters or agents. SWEPCO therefore requests authority to enter into negotiations with potential underwriters with respect to the interest rate, redemption provisions and other terms and conditions applicable to the New Bonds. It may do so.

#### New England Electric System (70-8043)

New England Electric System ("NEES"), 25 Research Drive, Westborough, Massachusetts 01582, a registered holding company, has filed a declaration under sections 6(a), 7 and 12(c) of the Act and rule 42 thereunder.

By prior order dated September 21, 1990 (HCAR No. 25155), NEES was authorized to issue short-term promissory notes to banks up to a maximum aggregate principal amount outstanding at any one time not to exceed \$100 million. This borrowing authority expires on October 31, 1992.

NEES now proposes to issue short-term promissory notes to banks from time-to-time between November 1, 1992, and October 31, 1995. The maximum aggregate principal amount of such notes to be outstanding at any one time will not at any time exceed \$100 million. NEES currently does not expect to incur short-term borrowings during the applicable period, but believes the requested short-term borrowing authority is necessary in order for it to be prepared for unforeseen events.

The proposed borrowings by NEES will be evidenced by notes maturing in less than one year from the date of issuance. NEES will negotiate with banks the interest costs of such borrowings. NEES pays fees to the banks in lieu of compensating balance arrangements. The effective interest cost of borrowings from a bank will not exceed the greater of the bank's base or prime lending rate, or the rate published in the Wall Street Journal as the high federal funds rate, plus, in either case, one percent. Based on the current base lending rate of 6% and an equivalent or lower high federal funds rate, the effective interest costs of such borrowing would not exceed 7% per annum.

Certain of such borrowings may be without prepayment privileges. Payment of any short-term promissory notes prior to maturity will be made on the basis most favorable to NEES, taking into account fixed maturities, interest rates, and any other relevant financial consideration.

For the Commission, by the Division of Investment Management, pursuant to delegated authority.

Margaret H. McFarland, Deputy Secretary.

[FR Doc. 92-20106 Filed 8-21-92; 8:45 am]

#### [Release No. IC-18895; 811-6249]

#### Seahawk Capital Corp.; Application

August 14, 1992.

AGENCY: Securities and Exchange Commission ("SEC" or "Commission").

ACTION: Notice of application for deregistration under the Investment Company Act of 1940 (the "Act").

APPLICANT: Seahawk Capital Corporation ("Seahawk").

RELEVANT 1940 ACT SECTION: Section 8(f).

SUMMARY OF APPLICATION: Seahawk seeks an order declaring that its registration under section 8 of the Act has ceased to be in effect. Such an order would be retroactively effective as of February 6, 1992, the date on which Seahawk filed a Notification of Election to be Subject to section 55 through 65 of the Investment Company Act of 1940 Filed Pursuant to section 54(a) of the Act on Form N-54A.

FILING DATE: The application was filed on May 28, 1991 and amended on April 16, 1992 and July 10, 1992.

**HEARING OR NOTIFICATION OF HEARING:** An order granting the application will be issued unless the SEC orders a hearing. Interested persons may request a hearing by writing to the SEC's Secretary and serving applicant with a copy of the request, personally or by mail. Hearing requests should be received by the SEC by 5:30 p.m. on September 8, 1992, and should be accompanied by proof of service on applicant, in the form of an affidavit or, for lawyers, a certificate of service. Hearing requests should state the nature of the writer's interest, the reason for the request, and the issues contested. Persons may request notification of a hearing by writing to the SEC's Secretary.

ADDRESSES: Secretary, SEC, 450 5th Street, NW., Washington, DC 20549. Applicant, 18552 MacArthur Boulevard, Suite 395, Irvine, California 92715.

FOR FURTHER INFORMATION CONTACT:
Marilyn Mann, Special Counsel, at (202)
504–2259, or Barry D. Miller, Senior
Special Counsel, at (202) 272–3018
(Division of Investment Management,
Office of Investment Company
Regulation).

SUPPLEMENTARY INFORMATION: The following is a summary of the application. The complete application may be obtained for a fee at the SEC's Public Reference Branch.

#### Applicant's Representations and Legal Analysis

1. Seahawk, a New Jersey corporation, was primarily an operating oil and gas company from its inception in 1979 until November 1989. Seahawk has 13,136,980 shares of common stock outstanding and approximately 4,500 shareholders.

2. In late 1989, after an extensive evaluation of industry changes and prospects for the oil and gas industry, the management and board of directors of Seahawk determined that Seahawk should discontinue its domestic operations as a small oil and gas development company. In November 1989, Seahawk sold substantially all of its domestic oil and gas properties, while retaining its interest in certain foreign oil and gas prospects in Belize, Central America and Sierra Leone, Africa. The sale of Seahawk's domestic oil and gas properties was approved by stockholders of Seahawk at a special meeting held on November 13, 1989.

3. A portion of the cash proceeds from its sale of domestic oil and gas properties were used by Seahawk to discharge transactional costs and expenses and to retire all of its outstanding indebtedness. In a proxy statement dated September 29, 1989, Seahawk stated that "[t]he corporate plan for [Seahawk] is to acquire a profitable, private company that will enable [Seahawk] to make maximum use of its approximately \$10,000,000 tax loss carry forward."

4. Pending location of such a business opportunity, Seahawk invested the remaining cash proceeds of the sale of its domestic oil and gas properties in, among other things, the common stock of Mobil Oil Corporation, in covered call options with respect to that stock, and in put options on Phillips Petroleum Company stock. Later, Seahawk disposed of its shares of oil company stock and related options and invested the proceeds in government securities, shares of money market funds, and other liquid assets. As of March 31, 1992, approximately 81% of Seahawk's assets

on a consolidated basis were invested in interest bearing money market checking accounts.

- 5. Notwithstanding active investigation and negotiations, business opportunities for reinvestment of Seahawk's cash proceeds were slower to develop than management had anticipated in late 1989. On November 29, 1990, Seahawk filed an application with the Commission for an order pursuant to section (3)(b)(2) of the Act declaring that Seahawk was not an investment company or, in the alternative, for an order under section 6(c) of the Act exempting Seahawk from all provisions of the Act. Seahawk withdrew this application on March 25, 1991.
- 6. On March 4, 1991, Seahawk filed a notification on Form N-8A of Seahawk's registration under section 8(a) of the Act. However, Seahawk believes that the amount of its assets are insufficient to enable it to economically justify the cost of registration or to adequately compensate a registered investment adviser. On May 28, 1991, Seahawk filed an application under section 8(f). On February 6, 1992, Seahawk filed an election on Form N-54A to be a business development company ("BDC") within the meaning of sections 55 through 65 of the Act. That action was authorized at a meeting of Seahawk's board of directors held on January 15, 1992.
- 7. Seahawk is currently operating as a closed-end diversified management investment company and a BDC, and is engaged in exploring investment opportunities for the purpose of acquiring equity interests in privatelyheld business enterprises.
- 8. Seahawk's election to be a BDC, by virtue of section 6(f) of the Act, exempts Seahawk from the registration provisions of section 8 of the Act.

For the Commission, by the Division of Investment Management, under delegated authority.

Margaret H. McFarland, Deputy Secretary.

[FR Doc. 92-20143 Filed 8-21-92; 8:45 am]
BILLING CODE 8010-01-M

<sup>&</sup>lt;sup>1</sup> The application contains certain statements regarding Seahawk's present compliance with the provisions of the Act relating to BDCs. Seahawk acknowledges, however, that the Division of Investment Management has not given any opinion or assurance with respect to Seahawk's present compliance, or ability to comply in the future, with the provisions of the Act relating to BDCs.

[Rel. No. IC-18894; 812-7800]

#### Thomson Fund Group, et al.; Application

August 14, 1992.

AGENCY: Securities and Exchange Commission ("SEC").

**ACTION:** Notice of Application for Exemption under the Investment Company Act of 1940 (the "Act").

APPLICANTS: Thomson Fund Group ("TFG"); Cash Accumulation Trust ("CAT"); and Thomson Advisory Group L.P. (the "Adviser").

RELEVANT ACT SECTIONS: Order requested under section 6(c) exempting applicants from sections 13(a)(2), 13(a)(3), 17(a)(1), 18(f)(1), 22(f) and 22(g) and rule 2a-7 thereunder, and pursuant to section 17(d) and rule 17d-1 thereunder to permit certain joint transactions.

SUMMARY OF APPLICATION: Applicants seek an order under section 6(c) of the Act exempting them from sections 13(a)(2), 17(a)(1), 18(f)(1), 22(f) and 22(g) and rule 2a-7 thereunder, and under section 17(d) and rule 17d-1 thereunder that would permit TFG and CAT to offer deferred compensation agreements (the "Agreements") to their trustees who are not interested persons within the meaning of section 2(a)(19). To enable TFG and CAT to meet their obligations under the Agreements, the order would permit them to purchase their own shares and shares of affiliated investment companies, and to sell their shares to affiliated investment companies. The order also would exempt one series of TFG from section 13 (a)(3) to enable it, without a shareholder vote, to purchase shares of affiliated investment companies to fulfill its obligations under the agreements, notwithstanding an investment policy that would not permit such purchases. FILING DATES: The application was filed

on October 9, 1991 and amended on March 17, 1992 and June 30, 1992. HEARING OR NOTIFICATION OF HEARING: An order granting the application will be issued unless the SEC orders a hearing. Interested persons may request a hearing by writing to the SEC's Secretary and serving applicants with a copy of the request, personally or by mail. Hearing requests should be received by the SEC by 5:30 p.m. on September 8, 1992, and should be accompanied by proof of service on the applicants, in the form of an affidavit, or, for lawyers, a certificate of service. Hearing requests should state the nature of the writer's interest, the reason for the request, and the issues contested.

Persons may request notification of a

hearing by writing to the SEC's Secretary.

ADDRESSES: Secretary, SEC, 450 5th Street, NW., Washington, DC 20549. Applicants, c/o J.B. Kittredge, Ropes & Gray, One International Place, Boston, Massachusetts 02110.

FOR FURTHER INFORMATION CONTACT:
Maura A. Murphy, Staff Attorney, at
(202) 272–7779 or Barry D. Miller, Senior
Special Counsel, at (202) 272–3030
(Division of Investment Management,
Office of Investment Company
Regulation).

SUPPLEMENTARY INFORMATION: The following is a summary of the application. The complete application may be obtained for a fee at the SEC's Public Reference Branch.

### Applicants' Representations

1. TFG and CAT are registered openend management investment companies advised by the Adviser. TFG has ten series and CAT has three series.

Applicants request that the exemptions it requests, other than the exemption from section 13(a)(3) (which, as described below, applies only to Thomson U.S. Government Fund) also apply to any registered open-end investment company for which the adviser subsequently serves as investment adviser.

2. Each of TFG and CAT has a board of trustees consisting on nine persons, seven of whom are not interested persons of the applicants within the meaning of section 2(a)(19). Trustees who are not interested persons receive annual fees for their services plus meeting attendance fees and additional fees for service on board committees. For 1992, TFG estimates that the aggregate amount paid to trustees for their services will be \$107,000 and CAT estimates that the aggregate amount paid to trustees for their services will be \$101.400, which in each case represents a de minimis amount of net assets. No trustee who is an interested person receives an remuneration from TFG or

3. TFG and CAT propose to enter into Agreements with individual trustees The Agreements would permit the trustees to elect to defer receipt of their trustees' fees in order to defer payment of income taxes or for other reasons.

4. Under each Agreement, the deferred fees will be credited to a book reserve account (the "Deferred Fee Account"), established by TFG or CAT with respect to each of its series, as of the date the fees would have become payable to the trustee.

5. The value of the Deferred Fee Account on any day shall be equal to the value it would have had if the deferred fees credited to it had been invested in certain designated securities (the "Underlying Securities") as of the date the fees were credited. The Deferred Fee Account shall be credited or charged with book adjustments representing all interest, dividends, and other earnings, and all gains and losses that would have been realized if the Deferred Fee Account had been invested in the Underlying Securities.

6. The underlying Securities will be shares of such series of either TFG or CAT as the Board of Trustees and the participating trustee shall have agreed upon in writing from time to time. Thus, for example, shares of a stock fund could be Underlying Securities with respect to deferred fees payable by a bond or money market fund, or vice versa.

7. Applicants also request an exemption from section 13(a)(3) to enable Thomson U.S. Government Fund (the "Government Fund"), a series of TFG, to purchase shares of affiliated investment companies as Underlying Securities without a shareholder vote. The Government Fund has an investment policy that prohibits it from investing, without shareholder approval, in any securities other than U.S. government securities, repurchase agreements relate thereto, put and call options thereon, futures contracts with respect to U.S. government securities, and options on such futures contracts. This policy would prevent the Government Fund from purchasing shares of any other series of TFG or any series of CAT without a shareholder vote.

8. Under deferred compensation arrangements now in existence, certain trustees have deferred receipt of their compensation on a basis similar to that proposed under the Agreements, except that under the existing arrangements each trustee is entitled to receive an amount equal to the amount that such deferred compensation would have had if it had been invested in the series to TFG or CAT for which the trustee rendered services. Applicants will not transfer any amounts from the existing deferred fee arrangements to any Deferred Fee Account created under the Agreements in reliance upon any order issued in connection with this application.1

Applicants have not requested, and any order will not grant, an exemption to allow the implementation or continuance of the existing deferred compensation arrangements.

9. The obligations to make payments from the Deferred Fee Accounts will be general unsecured obligations of the series of TFG and CAT, and payments from the Deferred Fee Accounts will be made from the series; general assets and

10. The Agreements will not obligate TFG or CAT to purchase, hold, or dispose of any investments, but, if TFG or CAT chooses to purchase investments to cover its obligations under the Agreements, then any and all such investments will continue to be a part of the general assets and property of TFG or CAT. As a matter of prudent risk management, both TGF and CAT intend and, with respect to any money market series that values its assets by the amortized cost method, undertake to purchase and maintain Underlying Securities in the amounts credited to the Deferred Fee Accounts.

11. Under the Agreements, a trustee may elect to defer payment of fees from TFG or CAT until: (a) The trustee dies or ceases to serve as a trustee: (b) the dissolution, liquidation, winding up, or disposition of all or substantially all assets of TFG or CAT; or (c) the merger or consolidation of TFG or CAT, unless the Board of Trustees determines in advance that the Agreements shall survive such merger or consolidation. Payments shall be made in a lump sum or in up to ten annual installments. In the vent of the trustee's death, the deferred compensation will be paid to his or her designated beneficiary. In all other situations, the trustee's right to receive payments will be

nontransferable.

12. Deferral of trustees' fees in accordance with the Agreements will have no effect on each series's net assets or net income per share because each series will hold Underlying Securities in an amount equal to the balance in the Deferred Fee Accounts. so that the amount of TFG's or CAT's liability for deferred fees will be exactly offset by the value of the Deferred Fee Accounts.

13. The Agreements will not obligate TFG or CAT to retain the services of any trustee, nor will they obligate TFG or CAT to pay any particular level of compensation to any trustee.

#### Applicants' Legal Analysis

1. Applicants believe that the Agreements are in the best interest, TFG, CAT, and their shareholders, and that the Agreements will enhance the ability of TFG and CAT to attract and retain qualified trustees to serve on their Boards of Trustees. Applicants believe that the proposed arrangements are necessary and appropriate in the public

interest, consistent with the protection of investors, and with the purposes fairly intended by the policy and

provisions of the Act.

2. Section 18(f)(1) generally prohibits a registered open-end investment company from issuing senior securities. Section 13(a)(2) requires that an openend company obtain shareholder authorization before issuing any senior security not contemplated by the recitals of policy in its registration statement. Applicants contend that the Agreements possess none of the characteristics of senior securities that led Congress to enact sections 18(f)(1) and 13(a)(2). The Agreements would not: (a) Induce speculative investments or provide opportunities for manipulative allocation of TFG's or CAT's expenses or profits; (b) affect control of TFG or CAT; (c) confuse investors or convey a false impression as to the safety of their investments; or (d) be inconsistent with the theory of mutuality of risk. All liabilities created by credits to Deferred Fee Accounts would be offset by equal amounts of assets that would not remain in TFG or CAT if the trustees' fees were paid on a current basis.

3. Section 22(f) bars undisclosed restrictions on transferability or negotiability of redeemable securities issued by open-end investment companies. The Agreements would set forth all such restrictions, which would be included primarily to benefit the participating trustees and would not adversely affect the interests of such trustees or of any shareholder.

4. Section 22(g) prohibits a registered open-end investment company from issuing any of its securities for services or for property other than cash or securities. This provision prevents the dilution of equity and voting power that can result when securities are issued for consideration that is not readily valued. Applicants assert that the Agreements would not dilute shareholders' equity or voting powers. In addition, although any trustees fees would clearly be paid in return for services, the Agreements would provide for deferral of payment of such fees rather than for issuance of securities in return for services.

5. Section 17(a)(1) generally prohibits an affiliated person of a registered investment company, or any affiliated person of such person, from selling any security to such registered investment company. Pursuant to section 2(a)(3), the Adviser is an affiliated person of each series of TFG and CAT, so that each series is an affiliated person of an affiliated person of each other series and is subject to the prohibitions of section 17(a)(1). Applicants believe that an exemption from this provision would

facilitate the matching of each series' liability for deferred fees with the Underlying Securities that would determine the amount of such liability.

6. Section 13(a)(3) provides that no registered investment company shall, unless authorized by the vote of a majority of its outstanding voting securities, deviate from any investment policy that is changeable only if authorized by shareholder vote. Applicants believe that it is appropriate to exempt the Government Fund from section 13(a)(3) so as to enable it to invest in Underlying Securities without a shareholder vote. The value of the Underlying Securities will be de minimis in relation to the total net assets of the Government Fund, and will at all times equal the value of the Government Fund's obligations to pay deferred fees. Changes in the value of the Underlying Securities will not affect the value of shareholders' investments in the Government Fund. Thus, permitting the Government Fund to invest in Underlying Securities without obtaining the shareholder approval required by section 13(a)(3) would result in no harm to TFG or its shareholders.

7. Rule 2a-7 provides that the current price per share of a "money market fund" may be computed by use of the amortized cost method under certain circumstances. Two of these circumstances require that the money market fund: (1) Limit its investments to securities that have a remaining maturity of 397 days or less and that meet certain credit quality standards; and (2) maintain a dollar-weighted average portfolio maturity that does not exceed 90 days. Applicants request an exemption from rule 2a-7 to the limited extent necessary to permit the money market series of TFG and CAT to invest in Underlying Securities and to exclude Underlying Securities in calculating their dollar-weighted average maturities. Exempting the money market series of CAT and TFG from rule 2a-7 would permit exact matching of Underlying Securities with the deemed investments of the Deferred Fee Accounts, ensuring that the Agreements will not affect the net asset value of the money market series because any increase or decrease in the value of the Underlying Securities will be precisely offset by a simultaneous increase or decrease in each series' liability for deferred fees.

8. Section 17(d) and rule 17d-1 generally prevent a registered investment company's joint or joint and several participation with an affiliated person in any joint enterprise or other joint arrangement or profit-sharing plan on a basis different from or less

advantageous than that of the affiliated person. Under the Agreements, trustees will not receive a benefit, directly or indirectly, that would otherwise inure to TFG, CAT, or any of their shareholders. Participating trustees will receive tax deferral, but the Agreements otherwise will maintain the parties, viewed both separately and in their relationship to one another, in the same position as if the deferred fees were paid on a current basis. When all payments have been made to a trustee, the trustee will be no better off (apart from the effect of tax deferral) than if he or she had received trustees' fees on a current basis and invested them in Underlying Securities.

#### **Applicant's Conditions**

Applicants agree that any order granting the requested relief will be subject to the following conditions:

1. The balance sheet for each series will show liability and asset entries for deferred fees or will include a footnote explaining that such series has offset its liability for deferred fees with the assets that determine the amount of such series' liability.

2. With respect to the requested relief from rule 2a-7, any money market series that values its assets using the amortized cost method will buy and hold the Underlying Securities that determine the performance of Deferred Fee Accounts to achieve an exact match between such series' liability to pay deferred fees and the assets that offset that liability.

For the Commission, by the Division of Investment Management, under delegated authority.

#### Margaret H. McFarland,

Deputy Secretary.

[FR Doc. 92-20145 Filed 8-21-92; 8:45 am]

#### DEPARTMENT OF TRANSPORTATION

#### Aviation Proceedings; Agreements Filed During the Week Ended August 14, 1992

The following Agreements were filed with the Department of Transportation under the provisions of 49 U.S.C. 412 and 414. Answers may be filed within 21 days of date of filing.

Docket Number: 48290. Date filed: August 10, 1992.

Parties: Members of the International

Air Transport Association. Subject: Mail Vote 587.

Air Cargo Rates Airport to Airport (EC requirements).

Proposed Effective Date: January 1, 1993.

Docket Number: 48291.

Date filed: August 10, 1992.

Parties: Members of the International Air Transport Association.

Subject: Comp MV/C 0359 dated July 15, 1992.

Mail Vote 579.

Revalidating/Amending Resos— Except Re US/USA Territories.

R-1-002 R-2-501 R-3-002.

Proposed Effective Date: October 1, 1992.

Docket Number: 48292.

Date filed: August 10, 1992.
Parties: Members of the International

Air Transport Association.

Subject: TC12 Fares 0387 dated July

USA-UK add-on amounts.

Proposed Effective Date: October 1, 1992.

Docket Number: 48294.

Date filed: August 12, 1992.

Parties: Members of the International Air Transport Association.

Subject: Comp MV/C 0360 dated July 15, 1992.

Mail Vote 580-TC31 Southeast Asia— USA/USTerr.

TC1-South Asian subcontinent via Atlantic.

Revalidating/Amending Resos—To/ From USA/US Territories.

Telex-Amendment To Mail Vote.

r-1-002 R-4-002cc

r-2-551 r-5-501

r-3--002 r-6--002

Proposed Effective Date: October 1, 1992.

Docket Number: 48297. Date filed: August 14, 1992.

Parties: Members of the International

Air Transport Association. Subject: TC23 Reso/P 0525 dated July

10, 1992. Europe-Southeast Asia Resos—R-1 to

TC23 Reso/P 0530 dated July 31,

1992—Correction.
TC23 Meet/P 0201 dated July 29

TC23 Meet/P 0201 dated July 28, 1992—Minutes.

TC23 Fares 0426 dated August 4, 1992—Tables.

Proposed Effective Date: November 1, 1992.

#### Phyllis T. Kaylor,

Chief, Documentary Services Division. [FR Doc. 92–20112 Filed 8–21–92; 8:45 am] BILLING CODE 4910-52-M

#### Applications for Certificates of Public Convenience and Necessity and Foreign Air Carrier Permits Filed Under Subpart Q during the Week Ended August 14, 1992

The following Applications for Certificates of Public Convenience and Necessity and Foreign Air Carrier Permits were filed under Subpart Q of the Department of Transportation's Procedural Regulations (See 14 CFR 302.1701 et seq.). The due date for Answers, Conforming Applications, or Motions to Modify Scope are set forth below for each application. Following the Answer period DOT may process the application by expedited procedures. Such procedures may consist of the adoption of a show-cause order, a tentative order, or in appropriate cases a final order without further proceedings.

Docket Number: 48295.
Date filed: August 13, 1992.
Due Date for Answers, Conforming

Applications, or Motion to Modify Scope: September 10, 1992.

Description: Application of United Air Lines, Inc. pursuant to section 401 of the Act and Subpart Q of the Regulations, applies for an amendment to its certificate of public convenience and necessity for Route 632 to realign the points listed on segment 1 of this Route.

Docket Number: 48298.
Date filed: August 14, 1992.
Due Date for Answers, Conforming Applications, or Motion to Modify Scope: September 11, 1992.

Description: Application of Atlas Air, Inc., pursuant to section 401 of the Act and Subpart Q of the Regulations, applies for issuance of a certificate of public convenience and necessity, seeking (a) worldwide cargo charter authority and (b) scheduled service property and mail authority between points in the United States and Taipei/Kaoshiung.

Docket Number: 44505.
Date filed: August 11, 1992.
Due Date for Answers, Conforming Applications, or Motion to Modify Scope: September 8, 1992.

Description: Application of Haiti Air Freight International, S.A., pursuant to section 402 of the Act and Subpart Q of the Act, request renewal of its foreign air carrier permit authorizing it to engage in non-scheduled foreign air transportation of property and mail over the following segment: Between Port-au-Prince, Haiti and the terminal points Miami, Florida; New York, New York; San Juan, Puerto Rico; and the U.S. Virgin Islands

Docket Number: 48075.

Date filed: August 10, 1992.

Due Date for Answers, Conforming Applications, or Motion to Modify Scope: September 8, 1992.

Description: First Amendment to the Application of Laker Airways (Bahamas) Limited, pursuant to section 402 of the Act and Subpart Q of the Regulations, of its foreign air carrier permit, amending its authority to engage in the scheduled air transportation of persons, property and mail between Freeport, Bahamas, on the one hand, and the co-terminal points Chicago, IL; Cleveland, OH; Richmond, VA; Raleigh-Durham, NC; Orlando, FL; Cincinnati, OH; Fort Lauderdale, FL; Miami, FL#; Nashville, TN; and West Palm Beach, FL, on the other hand.

#### Phyllis R. Kaylor,

Chief, Documentary Services Division.

[FR Doc. 92-20111 Filed 8-21-92; 8:45 am]

#### Office of the Secretary

[Docket 48207; Order 92-8-23]

## Application of CCAIR, Inc. for Issuance of Certificate Authority

AGENCY: Department of Transportation.
ACTION: Notice of Order to Show Cause.

SUMMARY: The Department of
Transportation is directing all interested
persons to show cause why it should not
issue an order (1) finding CCAir, Inc. d/
b/a USAir Express d/b/a Piedmont
Charter d//b/a Piedmont Commuter fit,
willing, and able, and (2) awarding it a
certificate of public convenience and
necessity to engage in interstate and
overseas scheduled air transportation of
persons, property, and mail.

DATES: Persons wishing to file objections should do so no later than September 2, 1992.

ADDRESSES: Objections and answers to objections should be filed in Docket 48207 and addressed to the Documentary Services Division (C-55, room 4107), U.S. Department of Transportation, 400 Seventh Street, SW., Washington, DC 20590 and should be served upon the parties listed in Attachment A to the order.

#### FOR FURTHER INFORMATION CONTACT: Ms. Janet A. Davis, Air Carrier Fitness Division (P-56, room 6401), U.S. Department of Transportation, 400 Seventh Street, SW., Washington, DC 20590, (202) 366-9721.

Dated: August 18, 1992.

#### Jeffrey N. Shane,

Assistant Secretary for Policy and International Affairs.

[FR Doc. 92–20110 Filed 8–21–92; 8:45 am] BILLING CODE 4910-62-M [Order 92-8-24, Docket No. 47727]

#### Application of Michael A. Spisak d/b/a Ram Aviation for Certificate Authority Under Subpart Q

AGENCY: Department of Transportation.

ACTION: Notice of Order to Show Cause.

SUMMARY: The Department of
Transportation is directing all interested
persons to show cause why it should not
issue an order finding Michael A. Spisak
d/b/a Ram Aviation fit and award it a
certificate of public convenience and
necessity to engage in interstate and
overseas scheduled air transportation.

DATES: Persons wishing to file objections should do so no later than September 2, 1992.

ADDRESSES: Objections and answers to objections should be filed in Docket 47727 and addressed to the Documentary Services Division (C-55, room 4107), U.S. Department of Transportation, 400 Seventh Street, SW., Washington, DC 20590, and should be served on all persons listed in Attachment A to the order.

FOR FURTHER INFORMATION CONTACT: Mrs. Barbara P. Dunnigan, Air Carrier Fitness Division, Department of Transportation, 400 Seventh Street, SW., Washington, DC 20590, (202) 366–2342.

Dated: August 18, 1992.

#### Jeffrey N. Shane,

Assistant Secretary for Policy and International Affairs.

[FR Doc. 92-20109 Filed 8-21-92; 8:45 am]

[Order 92-8-25; Docket 43232]

#### Security of Aircraft and Safety of Passengers Transiting Lebanon

**AGENCY:** Department of Transportation. **ACTION:** Notice.

**SUMMARY:** The Department of Transportation has issued an order granting an exemption to U.S. and foreign carriers from the Department's prohibition on the sale in the United States of any transportation by air which includes any type of stop in Lebanon to the extent necessary to permit the outward carriage of cargo to Lebanon. This action is in furtherance of Presidential Determination 92-41, August 17, 1992. All other prohibitions in Presidential Determination 85-14. including the prohibition on U.S. air carriers flying into Lebanon, and in Order 85-7-45, precluding the sale in the United States of passenger transportation by air to Lebanon, remain in effect.

Dated: August 18, 1992.

Jeffrey N. Shane,

Assistant Secretary for Policy and International Affairs.

[FR Doc. 92-20108 Filed 8-21-92; 8:45 am]

#### **Federal Aviation Administration**

# Advisory Circular 21–29A, Detecting and Reporting Suspected Unapproved Parts

AGENCY: Federal Aviation Administration, DOT.

ACTION: Notice of availability.

SUMMARY: This notice announces the availability of Advisory Circular (AC) 21–29A, Detecting and Reporting Suspected Unapproved Parts. Advisory Circular 21–29A provides information and guidance to the aviation community for detecting and reporting suspected unapproved aircraft parts, and includes procedures for referral of such reports to the appropriate Federal Aviation Administration Office.

ADDRESSES: Copies of AC 21–29A can be obtained from the following: Federal Aviation Administration, Department of Transportation, Utilization and Storage Section, M443.2, 400 Seventh Street SW., Washington, DC 20591.

#### FOR FURTHER INFORMATION CONTACT: David W. Broughton, Project Manager, Aircraft Manufacturing Division (AIR– 200), 800 Independence Avenue SW., Washington, DC 20591, (202) 267–9575.

Issued in Washington, DC, on July 16, 1992. Michael Fradette,

Acting Manager, Aircraft Manufacturing Division.

[FR Doc. 92-20176 Filed 8-21-92; 8:45 am]

# Information Concerning FAA Procedures for Examining and Monitoring Foreign Air Carriers

AGENCY: Federal Aviation Administration (FAA), DOT.

SUMMARY: This notice provides a description of the FAA's program for gathering safety information concerning new and existing foreign air carriers operating into the United States. This notice describes the type of information sought by the FAA and how the information will be used to evaluate the safety oversight of those foreign air carriers by the appropriate civil aviation authority.

#### FOR FURTHER INFORMATION CONTACT:

Mr. Jim Kenney, Flight Standards International Programs Office, FAA, 800 Independence Avenue, SW., Washington, DC 20591. Telephone (202) 267–3651.

#### SUPPLEMENTARY INFORMATION:

#### Background

The international requirements governing air safety are contained in the Convention on International Civil Aviation, 61 Stat. 1180 [Chicago Convention] and its related Annexes, primarily Annex 6 and Annex 8. A basic precept of the international scheme is that sovereign states that accept the Convention's obligations will comply with them.

If a particular foreign air carrier of a sovereign state desires to conduct foreign air transportation operations into the United States, it must file an application with the Office of the Secretary of Transportation (OST) for a foreign air carrier permit under section 402 of the Federal Aviation Act of 1958. as amended, or for an exemption under section 416(b) of the Act. Parts 211 and 302 of the Economic Regulations of OST (14 CFR parts 211 and 302) prescribe the requirements for issuance of these authorities. Consistently with international law, certain safety requirements for operation into the United States are prescribed by the FAA's part 129 (14 CFR part 129). Before OST issues a foreign air carrier permit or exemption, it notifies the FAA of the application and request the FAA's evaluation of the applicant's capability for safe operations. This practice and procedure has been in effect for many years. OST does not issue a foreign air carrier permit or exemption, and FAA does not issue part 129 operations specifications unless the FAA is satisfied that a foreign air carrier is capable of conducting safe operations within the United States.

#### **New Applicants**

When the FAA is notified of OST's receipt of a section 402 permit application, the FAA seeks certain information. That information includes, but is not limited to, the following:

 Whether the foreign air carrier holds a proper Air Operator Certificate (AOC), issued by its Civil Aviation Authority (CAA);

2. Whether the CAA provides oversight of the foreign air carrier sufficient to ensure safe operations, in accordance with the Chicago Convention and any applicable bilateral air transport agreement; and

 Whether the foreign air carrier has an organization, the personnel, the management, and equipment necessary to conduct safe air transportation operations into the United States. In obtaining this information, the FAA meets with officials of the foreign air carriers and its CAA, and seeks copies of appropriate documents, certificates and other records.

If the FAA is satisfied that the foreign air carrier is capable of conducting safe operations, the FAA notifies OST. After OST issues the carrier its foreign air carrier permit or exemption, the FAA will issue part 129 operations specifications. Conversely, if the FAA is not satisfied, then the FAA notifies OST that a foreign air carrier permit or exemption should not be issued, and the FAA will not issue part 129 operations specifications to the foreign air carrier. The issuance of a foreign air carrier permit or exemption and part 129 operations specifications are conditions precedent to a foreign air carrier's ability to operate into the United States.

### Foreign Air Carriers Now Operating Into the United States

OST and FAA also have responsibilities with respect to foreign air carriers now operating into the United States. The FAA monitors safety of operations. If the FAA learns of conditions indicating that a foreign air carrier may not be conducting its operations safely in compliance with applicable laws, the FAA will take appropriate action within its jurisdiction and will also notify OST as necessary and appropriate. In addition, the FAA will take all measures necessary. consistent with domestic and international law, to prevent further flights of unairworthy aircraft in United States airspace, regardless of the aircraft's country of registry. Failures to correct unsafe conditions can lead to loss of section 402 permits and operations specifications.

#### **Technical Assistance**

The FAA dedicates significant resources to international aviation. For example, it has an Office of International Aviation within which there is an International Assistance Division. The FAA's Flight Standards Service has an Office of International Programs. In appropriate cases, the FAA offers technical assistance to sovereign nations in the interest of solving specific safety problems.

Issued in Washington, DC, on August 18, 992.

#### Anthony J. Broderick,

Associate Administrator for Regulation and Certification.

[FR Doc. 92-20165 Filed 8-21-92; 8:45 am] BILLING CODE 4910-13-M

#### Guam International Air Terminal, Tamuning, GU; Intent To Rule on Application

AGENCY: Federal Aviation Administration, DOT.

ACTION: Notice of intent to rule on application to impose and use the revenue from a passenger facility charge (PFC) at Guam International Air Terminal, Tamuning Guam.

SUMMARY: The Federal Aviation
Administration (FAA) proposes to rule
and invites public comment on the
application to impose and use the
revenue from a PFC at Guam
International Air Terminal under the
provisions of the Aviation Safety and
Capacity Expansion Act of 1990 (Title IX
of the Omnibus Budget Reconciliation
Act of 1990) (Public Law 101–508) and 14
CFR part 158.

On August 7, 1992, the FAA determined that the application to impose and use the revenue from a PFC submitted by Guam Airport Authority was substantially complete within the requirements of § 158.25 of part 158. The FAA will approve or disapprove the application, in whole or in part, no later than November 7, 1992.

DATES: Comments must be received on or before September 23, 1992.

ADDRESSES: Comments on this application may be mailed or delivered in triplicate to the FAA at the following address:

Honolulu Airports District Office, P.O. Box 50244, Honolulu, HI 96850–0001; Street Address: 300 Ala Moana Blvd., room 7116, Honolulu, HI 96813.

In addition, one copy of any comments submitted to the FAA must be mailed or delivered to Jess Q. Torres, Executive Manager of the Guam Airport Authority at the following address:

Guiam Airport Authority, Guam International Air Terminal, P.O. Box 8770, Tamuning, Guam 96911.

Comments from air carriers and foreign air carriers may be in the same form as provided to the Guam Airport Authority under § 158.23 of part 158.

FOR FURTHER INFORMATION CONTACT:

Henry A. Sumida, Manager, Honolulu Airports District Office, 300 Ala Moana Blvd., room 7116, Honolulu, HI 96813; Mailing Address: P.O. Box 50244, Honolulu, HI 96850; Telephone: (808) 541–1230. The application may be reviewed in person at this same location. **SUPPLEMENTARY INFORMATION:** The following is a brief overview of the application.

Level of the proposed PFC: \$3.00. Proposed charge effective date: September 1, 1992. Proposed charge expiration date: December 15, 1993. Total estimated PFC revenue: \$5.632,360.00.

Brief description of proposed project(s):

102. Environmental Assessment— Terminal Renovation and Expansion.

303. Runway Improvements.

304. Environmental Assessment— Navy land Acquisition.

403. Aprons 1-9 Rehabilitation.

404. Aprons 11-13 Construction.

AVAILABILITY OF APPLICATIONS: Any person may inspect the application in person at the FAA office listed above and at the FAA regional Airports office located at:

Western-Pacific Region, Airports Division, room 3E24, 15000 Aviation Blvd., Hawthorne, CA 90261.

In addition, any person may, upon request, inspect the application, notice and other documents germane to the application in person at the Guam Airport Authority.

Issued in Hawthorne, California, on August 7, 1992.

#### Herman C. Bliss,

Manager, Airports Division, Western-Pacific Region.

[FR Doc. 92-20164 Filed 8-21-92; 8:45 am] BILLING CODE 4910-13-M

#### **DEPARTMENT OF THE TREASURY**

#### Office of the Secretary

[Supplement to Department Circular; Public Debt Series; No. 27-92]

#### **Treasury Bonds of August 2022**

Washington, August 14, 1992.

The Secretary announced on August 13, 1992, that the interest rate on the bonds designated Bonds of August 2022, described in Department Circular—Public Debt Series—No. 27–92 dated August 5, 1992, will be 7¼ percent. Interest on the bonds will be payable at the rate of 7¼ percent per annum.

#### Gerald Murphy,

Fiscal Assistant Secretary.

[FR Doc. 92-20151 Filed 8-21-92; 8:45 am] BILLING CODE 4810-40-M [Department Circular; Public Debt Series; No. 28-92; (CUSIP No. 912827 G6 3)]

#### Treasury Notes of August 31, 1994, Series AD-1994

Washington, August 19, 1992.

#### 1. Invitation for Tenders

1.1. The Secretary of the Treasury, under the authority of chapter 31 to title 31, United States Code, invites tenders for United States securities, as described above and in the offering announcement, hereafter referred to as Notes. The Notes will be sold at auction. and bidding will be on a yield basis. Payment will be required at the price equivalent of the yield of each accepted bid. The interest rate on Notes and the price equivalent of each accepted bid will be determined in the manner described below. Additional amounts of the Notes may be issued to Federal Reserve Banks for their own account in exchange for maturing Treasury securities. Additional amounts of the Notes may also be issued at the average price of Federal Reserve Banks, as agents for foreign and international monetary authorities.

#### 2. Description of Securities.

2.1. The issue date and maturity date of the Notes are stated in the offering announcement. The Notes will accrue interest from the issue date. Interest will be payable on a semiannual basis as described in the offering announcement through the date that the principal becomes payable. The Notes will not be subject to call for redemption prior to maturity. In the event any payment date is a Saturday, Sunday, or other nonbusiness day, the amount due will be payable (without additional interest) on the next business day.

2.2. The Notes will be issued only in book-entry form in the minimum and multiple amounts stated in the offering announcement. They will not be issued in registered definitive or in bearer form.

2.3. The Department of the Treasury's general regulations governing United States securities, i.e., Department of the Treasury Circular No. 300, current revision (31 CFR part 306), as to the extent applicable to marketplace securities issued in book-entry form, and the regulations governing book-entry Treasury Bonds, Notes; and Bills, as adopted and published as a final rule to govern securities held in the Treasury Direct Book-Entry Securities System in Department of the Treasury Circular, Public Debt Series, No. 2-86 (31 CFR part 357), apply to the Notes offered in this circular.

#### 3. Sales Procedures

3.1. Tenders will be received at Federal Reserve Banks and Branches and at the Bureau of the Public Debt, Washington, DC 20239–1500. The closing times for the receipt of noncompetitive and competitive tenders are specified in the offering announcement. Noncompetitive tenders will be considered timely if postmarked (U.S. Postal Service cancellation date) no later than the day prior to the auction and received no later than close of business on the issue day.

3.2. The par amount of Notes bid for must be stated on each tender. The minimum bid is stated in the offering announcement, and larger bids must be in multiples of that amount.

3.3. Competitive bids must also show the yield desired, expressed in terms of an annual yield with two decimals, e.g., 7.10%. Fractions may not be used. A single bidder, as defined in Treasury's single bidder guidelines contained in Attachment A to this circular, may submit bids at more than one yield. However, at any one yield, the Treasury will not recognize any amount tendered by a single bidder in excess of 35 percent of the public offering amount. A competitive bid by a single bidder at any one yield in excess of 35 percent of the public offering will be reduced to that amount.

3.4. Noncompetitive tenders do not specify a yield. A single bidder should not submit a noncompetitive tender fore more than \$5,000,000. A noncompetitive bid by a single bidder in excess of \$5,000,000 will be reduced to that amount. A bidder, whether bidding directly or through a depository institution or a government securities broker/dealer, may not submit a noncompetitive bid for its own account in the same auction in which it is submitting a competitive bid for its own account. A bidder may not submit a noncompetitive bid if the bidder holds a position, in the Notes being auctioned, in "when-issued" trading, or in futures or forward contracts. A noncompetitive bidder may not enter into any agreement to purchase or sell or otherwise dispose of the security being auctioned, not may it commit to sell the security prior to the designated closing time for receipt of competitive bids.

3.5. The following institutions may submit tenders for accounts of customers: Depository institutions, as described in section 19(b)(1)(A), excluding those institutions described in subparagraph (vii), of the Federal Reserve Act (12 U.S.C. 461(b)(1)(A)); and government securities broker/dealers

that are registered with the Securities and Exchange Commission or noticed as government securities broker/dealers pursuant to section 15C(a)(1) of the Securities Exchange Act of 1934. Others are permitted to submit tenders only for their own account. A submitter, if bidding competitively for customers. must include a customer list with the tender giving, for each customer, the name of the customer and the amount bid. A separate tender and customer list should be submitted for each competitive yield. For noncompetitive bids, the customer list must provide, for each customer, the name of the customer and the amount bid. For mailed tenders. the customer list must be submitted with the tender. For other than mailed tenders, the customer list should accompany the tender. If the customer list is not submitted with the tender. information for the list must be complete and available for review by the deadline for submission of noncompetitive tenders. The customer list should be received by the Federal Reserve Bank on auction day. All competitive and noncompetitive bids submitted on behalf of trust estates must provide, for each trust estate, the name or title of the trustee(s), a reference to the document creating the trust with the date of execution, and the employer identification number of the trust. Customer bids may not be aggregated on the customer list. The customer list must include customers and customers of those customers, where applicable.

3.6. A competitive single bidder must report its net long position if the total of all its bids for the security being offered and its net position in the security equals or exceeds \$2 billion, with the position to be determined as of one halfhour prior to the closing time for the receipt of competitive tenders. A net long position includes positions, in the security being auctioned, in "whenissued" trading, and in futures and forward contracts. Bidders who meet this reporting requirement and are customers of a depository institution or a government securities broker/dealer must report their positions through the institution submitting the bid on their

3.7. Tenders from bidders who are making payment by charge to a funds account at a Federal Reserve Bank and tenders from bidders who have an approved autocharge agreement on file at a Federal Reserve Bank will be received without deposit. In addition, tenders from States, and their political

subdivisions or instrumentalities; public pension and retirement and other public funds; international organizations in which the United States holds membership; foreign central banks and foreign states; and Federal Reserve Banks will be received without deposit. Tenders from all others, including tenders submitted for Notes to be maintained on the book-entry records of the Department of the Treasury, must be accompanied by full payment for the amount of Notes applied for, or by a guarantee from a commercial bank or a primary dealer of 5 percent of the par amount applied for.

3.8. After the deadline for receipt of competitive tenders, there will be a public announcement of the amount and yield range of accepted bids. Subject to the reservations expressed in section 4, noncompetitive bids will be accepted in full, and then competitive bids will be accepted, starting with those at the lowest yields, through successively higher yields to the extent required to attain the amount offered. Bids at the highest accepted yield will be prorated if necessary. After the determination is made as to which bids are accepted, an interest rate will be established, at a 1/8 of one percent increment, which results in an equivalent average accepted price close to 100.000 and a lowest accepted price above the original issue discount limit. That stated rate of interest will be paid on all of the Notes. Based on such interest rate, the price on each competitive tender allotted will be determined and each successful competitive bidder will be required to pay the price equivalent to the yield bid. Those submitting noncompetitive bids will pay the price equivalent to the weighted average yield of accepted competitive bids. Price calculations will be carried to three decimal places on the basis of price per hundred, e.g., 99.923, and the determinations of the Secretary of the Treasury shall be final. If the amount of noncompetitive bids received would absorb all or most of the offering, competitive bids will be accepted in an amount sufficient to provide a fair determination of the yield. Bids received from Federal Reserve Banks will be accepted at the price equivalent to the weighted average yield of accepted competitive bids.

3.9. No single bidder will be awarded securities in an amount exceeding 35 percent of the public offering. The determination of the maximum award to a single bidder will take into account the bidder's net long position, if the bidder has been obliged to report its position

per the requirements outlined in section

3.10. Notice of awards will be provided by a Federal Reserve Bank or Branch or the Bureau of the Public Debt to bidders who have submitted accepted competitive bids, whether for their own account or for the account of customers. Those submitting noncompetitive bids will be notified only if the bid is not accepted in full, or when the price at the average yield is over par. No later than 12 noon local time on the day following the auction, the appropriate Federal Reserve Bank will notify each depository institution that has entered into an autocharge agreement with a bidder as to the amount to be charged to the institution's funds account at the Federal Reserve Bank on the issue date. Any customer that is awarded \$500 million or more of securities must furnish, no later than 10 a.m. local time on the day following the auction, written confirmation of its bid to the Federal Reserve Bank or Branch where the bid was submitted. A depository institution or government securities broker/dealer submitting a bid for a customer is responsible for notifying its customer of this requirement if the customer is awarded \$500 million or more of securities as a result of bids submitted by the depository institution or government securities broker/dealer.

#### 4. Reservations

4.1. The Secretary of the Treasury expressly reserves the right to accept or reject any or all bids in whole or in part, to allot more or less than the amount of Notes specified in the offering announcement, and to make different percentage allotments to various classes of applicants when the Secretary considers it in the public interest. The Secretary's action under this section is final.

#### 5. Payment and Delivery

5.1. Settlement for the Notes allotted must be made timely at the Federal Reserve Bank or Branch or at the Bureau of the Public Debt, wherever the tender was submitted. Settlement on Notes allotted will be made by a charge to a funds account or pursuant to an approved autocharge agreement, as provided in section 3.7. Settlement on Notes allotted to institutional investors and to others whose tenders are accompanied by a guarantee as provided in section 3.7. must be made or completed on or before the issue date. Payment in full must accompany tenders submitted by all other investors.

Payment must be in cash; in other funds immediately available to the Treasury; in Treasury notes or bonds maturing on or before the settlement date but which are not overdue as defined in the general regulations governing United States securities; or by check drawn to the order of the institution to which the tender was submitted, which must be received from institutional investors by the time stated in the offering announcement. When payment has been submitted with the tender and the purchase price of the Notes allotted is over par, settlement for the premium must be completed timely, as specified above. When payment has been submitted with the tender and the purchase price is under par, the discount will be remitted to the bidder.

- 5.2. In every case where full payment has not been completed on time, an amount of up to 5 percent of the par amount of Notes allotted may, at the discretion of the Secretary of the Treasury, be forfeited to the United States.
- 5.3. Registered definitive securities tendered in payment for the Notes allotted and to be held in Treasury Direct are not required to be assigned if the inscription on the registered definitive security is identical to the registration of the Note being purchased. In any such case, the tender form used to place the Notes allotted in Treasury Direct must be completed to show all the information required thereon, or the Treasury Direct account number previously obtained.

#### 6. General Provisions

- 6.1. As fiscal agents of the United States, Federal Reserve Banks are authorized, as directed by the Secretary of the Treasury, to receive tenders, to make allotments, to issue such notices as may be necessary, to receive payment for, and to issue, maintain, service, and make payment on the Notes.
- 6.2. The Secretary of the Treasury may at any time supplement or amend provisions of this circular if such supplements or amendments do not adversely affect existing rights of holders of the Notes. Public announcement of such changes will be promptly provided.
- 6.3. The Notes issued under this circular shall be obligations of the United States, and, therefore, the faith of the United States Government is pledged to pay, in legal tender, principal and interest on the Notes.

6.4. Attachment A and the offering announcement are incorporated as part of this circular.

John A. Kilcoyne,

Acting Fiscal Assistant Secretary.

Attachment A

#### Treasury's Single Bidder Guidelines for Noncompetitive Bidding in All Treasury Security Auctions

The investor categories listed below defined what constitutes a single noncompetitive bidder.

(1) Bank Holding Companies and Subsidiaries—A bank holding company (includes the company and/or one or more of its subsidiaries, whether or not organized as separate entities under applicable law).

(2) Banks and Branches—A parent bank (includes the parent and/or one of more of its branches, whether or not organized as separate entities under

applicable law).

(3) Thrift Institutions and Branches—
A thrift institution, such as a savings and loan association, credit union, savings banks, or other similar entity (includes the principal or parent office and/or one or more of its branches, whether or not organized as separate entities under applicable law).

(4) Corporations and Subsidiaries—A corporation (includes the corporation and/or one or more of its majority-owned subsidiaries, i.e., any subsidiary more than 50 percent of whose stock is owned by the parent corporation or by any other of its majority-owned subsidiaries).

(5) Families—A married person (includes his or her spouse, and any unmarried adult children, having a common address and/or household).

Note: A minor child, as defined by the law of domicile, is not permitted to submit tenders individually, or jointly with an adult bidder. (A minor's parent acting as natural guardian is not recognized as a separate bidder.)

(6) Partnerships—Each partnership (includes a partnership or individual partner(s), acting together or separately, who own the majority or controlling interest in other partnerships, corporations, or associations).

- (7) Guardians, Custodians, or other Fiduciaries—A guardian, custodian, or similar fiduciary, identified by (a) the name or title of the fiduciary, (b) reference to the document, court order, or other authority under which the fiduciary is acting, and (c) the taxpayer identifying number assigned to the estate.
- (8) Trusts—A trust estate, which is identified by (a) the name or title of the trustee, (b) a reference to the document

creating the trust, e.g., a trust indenture, with date of execution, or a will, {c} the IRS employer identification number (not social security account number).

- [9] Political Subidivisions—(a) A state government (any of the 50 states and the District of Columbia).
- (b) A unit of local government (any county, city, municipality, or township, or other unit of general government, as defined by the Bureau of the Census for statistical purposes, and includes any trust, investment, or other funds thereof).
- (c) A commonwealth, territory, or possession.
- (10) Mutual Funds—A mutual fund (includes all funds that comprise it, whether or not separately administered).
- (11) Money Market Funds—A money market fund (includes all funds that have a common management).
- (12) Investment Agents/Money
  Managers—An individual, firm, or
  association that undertakes to service,
  invest, and/or manage funds for others.
- (13) Pension Funds—A pension fund (includes all funds that comprise it, whether or not separately administered).

Notes: The definitions do not reflect all bidder situations. "Single bidder" is not necessarily synonymous with "single entity".

Questions concerning the guidelines should be directed to the Office of Financing, Bureau of the Public Debt, Washington, DC 20239 (telephone 202/219–3350).

#### Auction of 2-Year and 5-Year Notes Totaling \$25,500 Million

The Treasury will auction \$15,000 million of 2-year notes and \$10,500 million of 5-year notes to refund \$12,298 million of securities maturing August 31, 1992, and to raise about \$13,200 million new cash. The \$12,298 million of maturing securities are those held by the public, including \$710 million currently held by Federal Reserve Banks as agents for foreign and international monetary authorities.

The \$25,500 million is being offered to the public, and any amounts tendered by Federal Reserve Banks as agents for foreign and international monetary authorities will be added to that amount. Tenders for such accounts will be accepted at the average prices of accepted competitive tenders.

In addition to the public holdings, Federal Reserve Banks, for their own accounts, hold \$1,131 million of the maturing securities that may be refunded by issuing additional amounts of the new securities at the average prices of accepted competitive tenders. Details about each of the new securities are given in the attached

highlights of the offerings and in the official offering circulars.

Attachment

### HIGHLIGHTS OF TREASURY OFFERINGS TO THE PUBLIC OF 2-YEAR AND 5-YEAR NOTES TO BE ISSUED AUGUST 31, 1992

[August 19, 1992]

Amount Offered to the Public.	\$15,000 million	610 F00 - W
Term and type of security	3 year notes	
Series and CUSIP designation	Corios AD 1004 (OLICIDAL) BASSON DO SI	5-year notes.
Maturity date		Series Q-1997 (CUSIP No. 912827 G7 1).
Interest rate	August 31, 1994	August 31, 1997.
		To be determined based on the average o
Investment yield	accepted bids.	accented hide
Investment yield	To be determined at auction	To be determined at auction.
Premium or discount	To be determined after auction	To be determined as
Interest payment dates	February 28 and August 31	The last calendar day of February and August
		through August 31 1997
Minimum denomination available	\$5,000	\$1,000.
Terms of Sale:		0.1000
Method of sale	Yield auction	Yield auction.
Competitive tenders	Must be expressed as an annual yield, with two	
	decimale on 710%	
Noncompetitive tenders	Accepted in full at the average price up to	decimals, e.g., 7.10%.
	\$5,000,000	Accepted in full at the average price up to
Accrued interest payable by investor	None	\$5,000,000.
Key Dates:	140176	None.
Receipt of tenders	Tunnday Avenue DC 1000	
Receipt of tenders. (a) noncompetitive (b) competitive	Dries to 10 and 5007	Wednesday, August 26, 1992.
(b) competitive	Prior to 12 noon, EUST	Prior to 12 noon, EDST.
Settlement (final payment due from institutions):	Prior to 1 p.m., EDS1	Prior to 1 p.m., EDST.
(a) funds immediately available to the Traceurs		
(a) funds immediately available to the Treasury(b) readily-collectible check	Monday, August 31, 1992	Monday, August 31, 1992.
(b) readily-collectible check	Thursday, August 27, 1992	Thursday, August 27, 1992.

[FR Doc. 92-20264 Filed 8-20-92; 9:11 am] BILLING CODE 4810-40-M

[Supplement to Department Circular; Public Debt Series; No. 26-92]

#### Treasury Notes, Series B-2002

Washington, August 13, 1992.

The Secretary announced on August 12, 1992, that the interest rate on the notes designated Series B-2002, described in Department Circular—Public Debt Series—No. 26–92 dated August 5, 1992, will be 6% percent. Interest on the notes will be payable at the rate of 6% percent per annum. Gerald Murphy,

Fiscal Assistant Secretary.

[FR Doc. 92-20150 Filed 8-21-92; 8:45 am] BILLING CODE 4810-40-M

[Supplement to Department Circular; Public Debt Series; No. 25-92]

#### Treasury Notes, Series Q-1995

Washington, August 12, 1992.

The Secretary announced on August 11, 1992, that the interest rate on the notes designated Series Q-1995, described in Department Circular—Public Debt Series—No. 25-92 dated August 5, 1992, will be 4% percent.

Interest on the notes will be payable at the rate of 45% percent per annum.

Gerald Murphy,

Fiscal Assistant Secretary.

[FR Doc. 92-20149 Filed 8-21-92; 8:45 am]

[Department Circular—Public Debt Series—No. 29-92 and CUSIP No. 912827 G7 1]

#### Treasury Notes of August 31, 1997, Series Q-1997

Washington, August 19, 1992.

#### 1. Invitation for Tenders

1.1. The Secretary of the Treasury. under the authority of Chapter 31 of Title 31. United States Code, invites tenders for United States securities, as described above and in the offering announcement, hereafter referred to as Notes. The Notes will be sold at auction, and bidding will be on a yield basis. Payment will be required at the price equivalent of the yield of each accepted bid. The interest rate on the Notes and the price equivalent of each accepted bid will be determined in the manner described below. Additional amounts of the Notes may be issued to Federal Reserve Banks for their own account in exchange for maturing Treasury securities. Additional amounts of the Notes may also be issued at the average price to Federal Reserve Banks, as agents for foreign and international monetary authorities.

#### 2. Description of Securities

2.1. The issue date and maturity date of the Notes are stated in the offering announcement. The Notes will accrue interest from the issue date. Interest will be payable on a semiannual basis as described in the offering announcement through the date that the principal becomes payable. The Notes will not be subject to call for redemption prior to maturity. In the event any payment date is a Saturday, Sunday, or other nonbusiness day, the amount due will be payable (without additional interest) on the next business day.

2.2. The Notes will be issued only in book-entry form in the minimum and multiple amounts stated in the offering announcement. They will not be issued in registered definitive or in bearer form.

2.3. The Department of the Treasury's general regulations governing United States securities, i.e., Department of the Treasury Circular No. 300, current revision (31 CFR part 306), as to the extent applicable to marketable securities issued in book-entry from, and the regulations governing book-entry Treasury Bonds, Notes, and Bills, as adopted and published as a final rule to govern securities held in the TREASURY DIRECT Book-Entry Securities System in Department of the Treasury Circular, Public Debt Series, No. 2-86 (31 CFR Part 357), apply to the Notes offered in this circular.

#### 3. Sale Procedures

3.1. Tenders will be received at Federal Reserve Banks and Branches and at the Bureau of the Public Debt, Washington, DC 20239-1500. The closing times for the receipt of noncompetitive and competitive tenders are specified in the offering announcement. Noncompetitive tenders will be considered timely if postmarked (U.S. Postal Service cancellation date) no later than the day prior to the auction and received no later than close of business on the issue day.

3.2. The par amount of Notes bid for most be stated on each tender. The minimum bid is stated in the offering announcement, and larger bids must be

in multiples of that amount.

3.3. Competitive bids must also show the yield desired, expressed in terms of an annual yield with two decimals, e.g., 7.10%. Fractions may not be used. A single bidder, as defined in Treasury's single bidder guidelines contained in Attachment A to this circular, may submit bids at more than one yield. However, at any one yield, the Treasury will not recognize any amount tendered by a single bidder in excess of 35 percent of the public offering amount. A competitive bid by a single bidder at any one yield in excess of 35 percent of the public offering will be reduced to that amount.

3.4. Noncompetitive tenders do not specify a yield. A single bidder should not submit a noncompetitive tender for more than \$5,000,000. A noncompetitive bid by a single bidder in excess of \$5,000,000 will be reduced to that amount. A bidder, whether bidding directly or through a depository institution or a government securities broker/dealer, may not submit a noncompetitive bid for its own account in the same auction in which it is submitting a competitive bid for its own account. A bidder may not submit a noncompetitive bid if the bidder holds a position, in the Notes being auctioned, in "when-issued" trading, or in futures or forward contracts. A noncompetitive bidder may not enter into any agreement to purchase or sell or otherwise dispose of the security being auctioned, nor may it commit to sell the security prior to the designated closing time for receipt of competitive bids.

3.5. The following institutions may submit tenders for accounts of customers: Depository institutions, as described in Section 19(b)(1)(A). excluding those institutions described in subparagraph (vii), of the Federal Reserve Act (12 U.S.C. 461(b)(1)(A)); and government securities broker/dealers that are registered with the Securities

and Exchange Commission or noticed as government securities broker/dealers pursuant to section 15C(a)(1) of the Securities Exchange Act of 1934. Others are permitted to submit tenders only for their own account. A submitter, if bidding competitively for customers. must include a customer list with the tender giving, for each customer, the name of the customer and the amount bid. A separate tender and customer list should be submitted for each competitive yield. For noncompetitive bids, the customer list must provide, for each customer, the name of the customer and the amount bid. For mailed tenders, the customer list must be submitted with the tender. For other than mailed tenders, the customer list should accompany the tender. If the customer list is not submitted with the tender, information for the list must be complete and available for review by the deadline for submission of noncompetitive tenders. The customer list should be received by the Federal Reserve Bank on auction day. All competitive and noncompetitive bids submitted on behalf of trust estates must provide, for each trust estate, the name or title of the trustee(s), a reference to the document creating the trust with the date of execution, and the employer identification number of the trust. Customer bids may not be aggregated on the customer list. The customer list must include customers and customers of those customers, where applicable.

3.6. A competitive single bidder must report its net long position if the total of all its bids for the security being offered and its net position in the security equals or exceeds \$2 billion, with the position to be determined as of one halfhour prior to the closing time for the receipt of competitive tenders. A net long position includes positions, in the security being auctioned, in "whenissued" trading, and in futures and forward contracts. Bidders who meet this reporting requirement and are customers of a depository institution or a government securities broker/dealer must report their positions through the institution submitting the bid on their behalf.

3.7. Tenders from bidders who are making payment by charge to a funds account at a Federal Reserve Bank and tenders from bidders who have an approved autocharge agreement on file at a Federal Reserve Bank will be

received without deposit. In addition, tenders from States, and their political subdivisions or instrumentalities; public pension and retirement and other public funds; international organizations in

which the United States holds membership; foreign central banks and foreign states; and Federal Reserve Banks will be received without deposit. Tenders from all others, including tenders submitted for Notes to be maintained on the book-entry records of the Department of the Treasury, must be accompanied by full payment for the amount of Notes applied for, or by a guarantee from a commercial bank or a primary dealer of 5 percent of the par

amount applied for.

3.8. After the deadline for receipt of competitive tenders, there will be a public announcement of the amount and vield range of accepted bids. Subject to the reservations expressed in Section 4. noncompetitive bids will be accepted in full, and then competitive bids will be accepted, starting with those at the lowest yields, through successively higher yields to the extent required to attain the amount offered. Bids at the highest accepted yield will be prorated if necessary. After the determination is made as to which bids are accepted, an interest rate will be established at a 1/8 of one percent increment, which results in an equivalent average accepted price close to 100.000 and a lowest accepted price above the original issue discount limit. That stated rate of interest will be paid on all of the Notes. Based on such interest rate, the price on each competitive tender allotted will be determined and each successful competitive bidder will be required to pay the price equivalent to the yield bid. Those submitting noncompetitive bids will pay the price equivalent to the weighted average yield of accepted competitive bids. Price calculations will be carried to three decimal places on the basis of price per hundred, e.g., 99.923, and the determinations of the Secretary of the Treasury shall be final. If the amount of noncompetitive bids received would absorb all or most of the offering, competitive bids will be accepted in an amount sufficient to provide a fair determination of the yield. Bids received from Federal Reserve Banks will be accepted at the price equivalent to the weighted average yield of accepted competitive bids.

3.9. No single bidder will be awarded securities in an amount exceeding 35 percent of the public offering. The determination of the maximum award to a single bidder will take into account the bidder's net long position, if the bidder has been obliged to report its position per the requirements outlined in Section

3.10. Notice of awards will be provided by a Federal Reserve Bank or Branch or the Bureau of the Public Debt to bidders who have submitted accepted competitive bids, whether for their own

account or for the account of customers. Those submitting noncompetitive bids will be notified only if the bid is not accepted in full, or when the price at the average yield is over par. No later than 12 noon local time on the day following the auction, the appropriate Federal Reserve Bank will notify each depository institution that has entered into an autocharge agreement with a bidder as to the amount to be charged to the institution's funds account at the Federal Reserve Bank on the issue date. Any customer that is awarded \$500 million or more of securities must furnish, no later than 10:00 a.m. local time on the day following the auction. written confirmation of its bid to the Federal Reserve Bank or Branch where the bid was submitted. A depository institution or government securities broker/dealer submitting a bid for a customer is responsible for notifying its customer of this requirement if the customer is awarded \$500 million or more of securities as a result of bids submitted by the depository institution or government securities broker/dealer.

#### 4. Reservations

4.1. The Secretary of the Treasury expressly reserves the right to accept or reject any or all bids in whole or in part, to allot more or less than the amount of Notes specified in the offering announcement, and to make different percentage allotments to various classes of applicants when the Secretary considers it in the public interest. The Secretary's action under this Section is final.

#### 5. Payment and Delivery

5.1. Settlement for the Notes allotted must be made timely at the Federal Reserve Bank or Branch or at the Bureau of the Public Debt, wherever the tender was submitted. Settlement on Notes allotted will be made by a charge to a funds account or pursuant to an approved autocharge agreement, as provided in Section 3.7. Settlement on Notes allotted to institutional investors and to others whose tenders are accompanied by a guarantee as provided in Section 3.7. must be made or completed on or before the issue date. Payment in full must accompany tenders submitted by all other investors. Payment must be in cash; in other funds immediately available to the Treasury; in Treasury notes or bonds maturing on or before the settlement date but which are not overdue as defined in the general regulations governing United States securities; or by check drawn to the order of the institution to which the tender was submitted, which must be received from institutional investors by

the time stated in the offering announcement. When payment has been submitted with the tender and the purchase price of the Notes allotted is over par, settlement for the premium must be completed timely, as specified above. When payment has been submitted with the tender and the purchase price is under par, the discount will be remitted to the bidder.

5.2. In every case where full payment has not been completed on time, an amount of up to 5 percent of the par amount of Notes allotted may, at the discretion of the Secretary of the Treasury, be forfeited to the United States.

5.3. Registered definitive securities tendered in payment for the Notes allotted and to be held in Treasury Direct are not required to be assigned if the inscription on the registered definitive security is identical to the registration of the Note being purchased. In any such case, the tender form used to place the Notes allotted in Treasury Direct must be completed to show all the information required thereon, or the Treasury Direct account number previously obtained.

#### 6. General Provisions

6.1. As fiscal agents of the United States. Federal Reserve Banks are authorized, as directed by the Secretary of the Treasury, to receive tenders, to make allotments, to issue such notices as may be necessary, to receive payment for, and to issue, maintain, service, and make payment on the Notes.

6.2. The Secretary of the Treasury may at any time supplement or amend provisions of this circular if such supplements or amendments do not adversely affect existing rights of holders of the Notes. Public announcement of such changes will be promptly provided.

6.3. The Notes issued under this circular shall be obligations of the United States, and, therefore, the faith of the United States Government is pledged to pay, in legal tender, principal and interest on the Notes.

6.4. Attachment A and the offering announcement are incorporated as part of this circular.

John A. Kilcoyne,

Acting Fiscal Assistant Secretary.

Attachment A

#### Treasury's Single Bidder Guidelines for Noncompetitive Bidding in all Treasury Security Auctions

The investor categories listed below define what constitutes a single noncompetitive bidder.

(1) Bank Holding Companies and Subsidiaries—A bank holding company (includes the company and/or one or more of its subsidiaries, whether or not organized as separate entities under applicable law).

(2) Banks and Branches—A parent bank (includes the parent and/or one or more of its branches, whether or not organized as separate entities under

applicable law).

(3) Thrift Institutions and Branches—
A thrift institution, such as a savings and loan association, credit union, savings banks, or other similar entity (includes the principal or parent office and/or one or more of its branches, whether or not organized as separate entities under applicable law).

(4) Corporations and Subsidiaries—A corporation (includes the corporation and/or one or more of its majority-owned subsidiaries, i.e., any subsidiary more than 50 percent of whose stock is owned by the parent corporation or by any other of its majority-owned subsidiaries).

(5) Families—A married person (includes his or her spouse, and any unmarried adult children, having a common address and/or household).

Note: A minor child, as defined by the law of domicile, is not permitted to submit tenders individually, or jointly with an adult bidder. (A minor's parent acting as natural guardian is not recognized as a separate bidder.)

- (6) Partnerships—Each partnership (includes a partnership or individual partner(s), acting together or separately, who own the majority or controlling interest in other partnerships, corporations, or associations).
- (7) Guardians, Custodians, or other Fiduciaries—A guardian, custodian, or similar fiduciary, identified by (a) the name or title of the fiduciary, (b) reference to the document, court order, or other authority under which the fiduciary is acting, and (c) the taxpayer identifying number assigned to the estate.
- (8) Trusts—A trust estate, which is identified by (a) the name or title of the trustee, (b) a reference to the document creating the trust, e.g., a trust indenture, with date of execution, or a will, (c) the IRS employer identification number (not social security account number).

(9) Political Subdivisions—(a) A state government (any of the 50 states and the District of Columbia).

(b) A unit of local government (any county, city, municipality, or township, or other unit of general government, as defined by the Bureau of the Census for statistical purposes, and includes any

trust, investment, or other funds thereof).

(c) A commonwealth, territory, or possession.

(10) Mutual Funds—A mutual fund (includes all funds that comprise it, whether or not separately administered).

(11) Money Market Funds—A money market fund (includes all funds that have a common management).

(12) Investment Agents/Money
Managers—An individual, firm, or
association that undertakes to service,
invest, and/or manage funds for others.

(13) Pension Funds—A pension fund (includes all funds that comprise it, whether or not separately administered).

Notes: The definitions do not reflect all bidder situations. "Single bidder" is not necessarily synonymous with "single entity". Questions concerning the guidelines should be directed to the Office of Financing, Bureau of the Public Debt, Washington, DC 20239 (telephone 202/ 219–3350).

#### Auction of 2-Year and 5-Year Notes Totaling \$25,500 Million

The Treasury will auction \$15,000 million of 2-year notes and \$10,500 million of 5-year notes to refund \$12,298 million of securities maturing August 31, 1992, and to raise about \$13,200 million new cash. The \$12,298 million of maturing securities are those held by the public, including \$710 million currently held by Federal Reserve Banks as agents for foreign and international monetary authorities.

The \$25,500 million is being offered to the public, and any amounts tendered by Federal Reserve Banks as agents for foreign and international monetary authorities will be added to that amount. Tenders for such accounts will be accepted at the average prices of accepted competitive tenders.

In addition to the public holdings, Federal Reserve Banks, for their own accounts, hold \$1,131 million of the maturing securities that may be refunded by issuing additional amounts of the new securities at the average

prices of accepted competitive tenders.
Details about each of the new
securities are given in the attached
highlights of the offerings and in the
official offering circulars.

Attachment

#### HIGHLIGHTS OF TREASURY OFFERINGS TO THE PUBLIC OF 2-YEAR AND 5-YEAR NOTES TO BE ISSUED AUGUST 31, 1992

#### [August 19, 1992]

Amount Offered to the Public.	\$15,000 million	\$10,500 million.
Description of Security:		
Term and type of security	2-year notes	5-year notes.
Series and CUSIP designation		Series Q-1997 (CUSIP No. 912827 G7 1).
Maturity date		August 31, 1997.
Interest rate	To be determined based on the average of accepted bids.	To be determined based on the average of accepted bids.
Investment yield	To be determined at auction:	To be determined at auction.
Premium or discount	To be determined after auction	To be determined after auction.
Interest payment dates		The last calendar day of February and Augus
		through August 31, 1997.
Minimum denomination available	\$5,000	\$1,000.
Terms of Sale:		
Method of sale	Yield auction	Yield auction.
Competitive tenders		Must be expressed as an annual yield, with two decimals, e.g., 7.10%.
Noncompetitive tenders	Accepted in full at the average price up to \$5,000,000.	Accepted in full at the average price up to \$5,000,000.
Accrued interest payable by investor	None	None.
Key Dates:		
Receipt of tenders	Tuesday, August 25, 1992	Wednesday, August 26, 1992.
(a) noncompetitive	Prior to 12 noon, EDST	Prior to 12 noon, EDST.
(b) competitive	Prior to 1 p.m., EDST	Prior to 1 p.m., EDST.
Settlement (final payment due from institutions):	the second secon	
(a) funds immediately available to the Treasury	Monday, August 31, 1992	Monday, August 31, 1992.
(b) readily-collectible check		Thursday, August 27, 1992.

[FR Doc. 92-20265 Filed 6-20-92; 8:45 am] BILLING CODE 4810-40-M

### **Sunshine Act Meetings**

Federal Register Vol. 57, No. 164

Monday, August 24, 1992

This section of the FEDERAL REGISTER contains notices of meetings published under the "Government in the Sunshine Act" (Pub. L. 94-409) 5 U.S.C. 552b(e)(3).

### COMMODITY FUTURES TRADING COMMISSION

TIME AND DATE: 11:00 a.m., Friday, September 4, 1992.

PLACE: 2033 K St., N.W., Washington, D.C., 8th floor Hearing Room.

STATUS: Closed.

MATTERS TO BE CONSIDERED: Surveillance Matters.

CONTACT PERSON FOR MORE INFORMATION: Jean A. Webb, 254-6314. Jean A. Webb,

Secretary of the Commission. [FR Doc. 92–20291 Filed 8–20–92; 2:42 pm] BILLING CODE 6351-01-M

### COMMODITY FUTURES TRADING COMMISSION

TIME AND DATE: 11:00 a.m., Friday, September 11, 1992.

PLACE: 2033 K St., NW., Washington, DC., 8th Floor Hearing Room.

STATUS: Closed.

MATTERS TO BE CONSIDERED: Surveillance Matters.

CONTACT PERSON FOR MORE INFORMATION: Jean A. Webb, 254-6314. Jean A. Webb,

Secretary of the Commission. [FR Doc. 92–20292 Filed 8–20–92; 2:42 pm] BILLING CODE 6351-01-M

### COMMODITY FUTURES TRADING COMMISSION

TIME AND DATE: 11:00 a.m., Friday, September 18, 1992.

PLACE: 2033 K St., NW., Washington, DC, 8th Floor Hearing Room.

STATUS: Closed.

### MATTERS TO BE CONSIDERED:

Surveillance Matters.

CONTACT PERSON FOR MORE INFORMATION: Jean A. Webb, 254-6314.

Jean A. Webb,

Secretary of the Commission. [FR Doc. 92–20293 Filed 8–20–92; 2:42 pm] BILLING CODE 6351-01-M

### COMMODITY FUTURES TRADING COMMISSION

TIME AND DATE: 11:00 a.m., Friday, September 25, 1992.

PLACE: 2033 K St., N.W., Washington, D.C., 8th Floor Hearing Room.

STATUS: Closed.

MATTERS TO BE CONSIDERED: Surveillance Matters.

CONTACT PERSON FOR MORE INFORMATION: Jean A. Webb, 254-6314. Jean A. Webb,

Secretary of the Commission.
[FR Doc. 92–20294 Filed 8–20-92; 2:42 pm]
BILLING CODE 6351–01–M

### Corrections

Federal Register

Vol. 57, No. 164

Monday, August 24, 1992

This section of the FEDERAL REGISTER contains editorial corrections of previously published Presidential, Rule, Proposed Rule, and Notice documents. These corrections are prepared by the Office of the Federal Register. Agency prepared corrections are issued as signed documents and appear in the appropriate document categories elsewhere in the issue.

#### SECURITIES AND EXCHANGE COMMISSION

17 CFR Parts 200, 201, 202, 210, 229, 230, 232, 239, 240, 249, 260, and 269

[Release Nos. 33-6944; 34-30951; 35-25587; 39-2285; IC-18862; File No. S7-21-92]

RIN 3235-AC48

#### **Rulemaking for EDGAR System**

Correction

In proposed rule document 92-17957 beginning on page 35070 in the issue of Friday, August 7, 1992, on page 35143, beginning in the first column, appendix E is reprinted in its entirety:

#### Appendix E-Division of Corporation Finance Phase-In Schedule for EDGAR

At least three months prior to phasein, registrants should file a completed Form ID with the Commission. After becoming subject to EDGAR, a filer must submit all filings in electronic format unless exempted from doing so. Note: Once a registrant is required to file electronically, all persons or entities submitting a filing relating to that registrant, such as a tender offer schedule, proxy statement or Schedule 13D, must submit the filing in electronic format.

July 15, 1992-Pilot filers that so elect may convert to the EDGAR system. Persons or entities making filings with respect to such filers may, at their option, submit their filings on EDGAR.

April 1993—Pilot filers and any approved Division volunteers will commence mandated electronic filing (Group CF-01). This is the first of four subgroups that comprise the "significant test group." Persons or entities making filings with respect to these registrants must begin to submit their filings on EDGAR.

July 1993-The group of 525 registrants listed in Group CF-02 of Appendix E, less any volunteers that moved to CF-01, must make all filings

via EDGAR on or after this date. This is the second of four subgroups that comprise the "significant test group." Persons or entities making filings with respect to these registrants must begin to submit their filings on EDGAR.

October 1993-The group of 750 registrants listed in Group CF-03 of Appendix E must make all filings via EDGAR on or after this date. This is the third of four subgroups that comprise the "significant test group." Persons or entities making filings with respect to these registrants must begin to submit their filings on EDGAR.

December 1993—The group of 1000 registrants in Group CF-04 of Appendix E must make all filings via EDGAR on or after this date. This is the last of the subgroups that comprise the "significant test group." Persons or entities making filings with respect to these registrants must begin to submit their filings on EDGAR.

August 1994—The group of registrants listed as Group CF-05 in Appendix E must make all filings via EDGAR on or after this date. This is the first group of registrants following the "significant test group." Persons or entities making filings with respect to these registrants must begin to submit their filings on EDGAR.

November 1994-The group of registrants listed in Group CF-06 of Appendix E must make all filings via EDGAR on or after this date. Persons or entities making filings with respect to these registrants must begin to submit their filings on EDGAR.

May 1995—The group of registrants listed in Group CF-07 of Appendix E must make all filings via EDGAR on or after this date. Persons or entities making filings with respect to these registrants must begin to submit their filings on EDGAR.

August 1995—The group of registrants listed in Group CF-08 of Appendix E must make all filings via EDGAR on or after this date. Persons or entities making filings with respect to these registrants must begin to submit their filings on EDGAR.

November 1995—The group of registrants listed in Group CF-09 of Appendix E must make all filings via EDGAR on or after this date. Persons or entities making filings with respect to these registrants must begin to submit their filings on EDGAR.

May 1996—The group of registrants listed in Group CF-10 of Appendix E, plus any other parties submitting materials to the Commission and not previously named in Appendix E, must make all filings via EDGAR on or after this date. Persons or entities making filings with respect to these registrants must begin to submit their filings on EDGAR.

APPENDIX E .- DIVISION OF CORPORATION FI-NANCE GROUPS OF MANDATED ELECTRONIC FILERS

#### Group CF-01

Registrant	CIK No.
AETNA LIFE CASUALTY CO	002648
ALABAMA POWER CO	003153
	nannan
ALCOA INTERNATIONAL HOLDINGS CO	836243
ALLEGHENY WESTERN RAILWAY CO	003650
ALLTEL CORP	065873
ALPART JAMAICA INC	856651
ALLIMINIA CO OF AMEDICA	00000
ALUMINUM CO OF AMERICA	004281
AMERICAN NUCLEAR CORP	004969
AMERICAN POSSIDENT COMPANIES LTD	005550
AMERICAN PRESIDENT COMPANIES LTDAMERICAN TELEPHONE TELEGRAPH CO	725457
ANHEUSER BUSCH COMPANIES INC	005907
ANTIFUCED DUCCH INC	
ANHEUSER-BUSCH INC	006627
ARCHER DANIELS MIDLAND CO. ATÂT CAPITAL CORP. ATÂT CREDIT CORP. ATÂ CREDIT CORP.	007084
AT&T CAPITAL CORP	861940
AT&T CREDIT CORP	760615
ALDARIO OTT ELLOTRIO CO.	000132
ATLANTIC ENERGY INC	806393
ATLANTIC CITY ELECTRIC CO	008411
BB&T FINANCIAL CORP	013839
BELL ATLANTIC CAPITAL FUNDING CORP	867681
BELL ATLANTIC CAPITAL FUNDING CORP	732712
BELLSOUTH CAPITAL FUNDING CORP	815474
BELLSOUTH CORP	732713
BELLSOUTH SAVINGS EMPLOYEE STOCK	
OWNERSHIP TRUST	852339
BELLSOUTH SAVINGS SECURITY ESOP	
OWNERSHIP TRUST BELLSOUTH SAVINGS SECURITY ESOP TRUST	859224
BLACK & DECKER CORP	012355
BOWNE & CO INC	013610
BRENCO INC	014029
CADMUS COMMUNICATIONS CORP/NEW	745274
CAPITAL HOLDING CORP	017208
CENTRAL & SOUTH WEST CORP	018540
CERIDIAN CORP	109758
CHECKPOINT SYSTEMS INC	215419
CHECKPOINT SYSTEMS INC	023432
CONSOLIDATED FREIGHTWAYS INC	023675
CONSOLIDATED PAPERS INC	023752
CONTROL DATA SYSTEMS, INC	887309
CONTROL DATA SYSTEMS, INC	025885
CSX CORP.	277948
CSX TRANSPORTATION INC	088128
CSX TRANSPORTATION INC. CURTIS HELENE INDUSTRIES INC /DE/ DAYTON & MICHIGAN RAILROAD CO. DESOTO INC.	745142
DAYTON & MICHIGAN RAILROAD CO	027409
DESOTO INC	028345
DIGITAL EQUIPMENT CORP.  DOMINION RESOURCES INC /VA/  DONNELLEY R R & SONS CO.  DOW JONES & CO INC	028887
DOMINION RESOURCES INC /VA/	715957
DONNELLEY R R & SONS CO	029669
DOW JONES & CO INC	029924
DUPONT E I DE NEMOURS & CO	030554
DURR FILLAUER MEDICAL INC	030645
DUPONT E I DE NEMOURS & CO	031235
EASTMAN KODAK CREDIT CORP	790534
EATON CORP	031277
EATON ETN OFFSHORE LTD	864915
EMC INSURANCE GROUP INC	356130
EMPAGEV CHITECING	858395
CMIDAGGT GUITEG INC	20000
EXXON CAPITAL CORP	788903
EATON CORP. EATON ETN OFFSHORE LTD EMC INSURANCE GROUP INC EMBASSY SUITES INC EXXON CAPITAL CORP EXXON CAPITAL VENTURES INC	788903 811695

APPENDIX E .- DIVISION OF CORPORATION FI- APPENDIX E .- DIVISION OF CORPORATION FI- APPENDIX E .- DIVISION OF CORPORATION FI-NANCE GROUPS OF MANDATED ELECTRONIC

NANCE GROUPS OF MANDATED ELECTRONIC FILERS-Continued

Group CF-01

NANCE GROUPS OF MANDATED ELECTRONIC FILERS-Continued

Group CF-01

Registrant	CIK No.	Registrant	CIK No.
RGAN J P & CO INC TORS MECHANICAL REINSURANCE CO TO IRAGANSETT ELECTRIC CO IONAL FUEL GAS CO IONAL GRAPE COOPERATIVE ASSOCIA- ON INC	069659 070145 277587	URS CORP /NEW/ US WEST INC US WEST NEWVECTOR GROUP INC VIRGINIA ELECTRIC & POWER CO VWR CORP WASHINGTON ENERGY CO WASHINGTON NATURAL GAS CO	732718 822661 103682 788043 225998 104880
IONAL SEMICONDUCTOR CORP. ISTAR INTERNATIONAL CORP. / DE/NEW ISTAR INTERNATIONAL TRANSPORTA- ON CO. V ENGLAND ELECTRIC SYSTEM V ENGLAND POWER CO. V ENGLAND TELEPHONE & TELEGRAPH	808450 051296 071297 071337	WEST TEXAS UTILITIES CO. WISCONSIN ELECTRIC POWER CO. WISCONSIN ENERGY CORP. WISCONSIN NATURAL GAS CO. WRIGLEY WILLIAM JR CO. XEROX CORP. XEROX CREDIT CORP.	107815 783325 107830 108601 108772
O VYORK TELEPHONE CO	320187 072945 862447	APPENDIX E.—DIVISION OF CORPO NANCE GROUPS OF MANDATED E	

Registrant	CIK No
AANCOR HOLDINGS INC	7957:
ABBOTT LABORATORIES	0018
ADVANCED MICHO DEVICES INC	00244
ADVANTA CORP	0966
AFG INDUSTRIES INC	0076
AGWAY INC	0028
AHMANSON H F & CO /DE/	7716
AIR PRODUCTS & CHEMICALS INC /DE/	0029
ALCO STANDARD CORP	
ALEXANDER & BALDWIN INCALLEGHENY POWER SYSTEM INC	0036
ALLIED SIGNAL INC	7738
ALLIED STORES CORP	0039
AMAX INC /NY/	0043
AMBASE CORP	0206
AMDAHL CORP	0044
AMDAHL CORPAMERADA HESS CORP	0044
AMERCO /NV/	0044
AMERICAN AIRLINES INC	0045
AMERICAN BRANDS INC /DE/	7890
AMERICAN CYANAMID CO	0048
AMERICAN ELECTRIC POWER COMPANY INC	0049
AMERICAN EXPRESS CO	0049
AMERICAN FINANCIAL CORP.  AMERICAN GENERAL CORP /TX/	0050
AMERICAN GENERAL FINANCE CORP	0255
AMERICAN GENERAL FINANCE INC	0256
AMERICAN GREETINGS CORP	0051
AMERICAN GREETINGS CORP	0051
AMERICAN INFORMATION TECHNOLOGIES	
CORP	7327
AMERICAN INTERNATIONAL GROUP INC	0052
AMERICAN MEDICAL HOLDINGS INC	8614
AMERICAN MEDICAL INTERNATIONAL INC /	1
DE/	3126
AMERICAN PETROFINA INC	0056
AMERICAN STANDARD INC	7062 0058
AMERICAN STANDARD INC	0908
AMERICAN STORES CO / NEW/	0300
CORP.	0059
AMERICAN WATER WORKS CO INC	3188
AMERITRUST CORP	0209
AMES DEPARTMENT STORES INC	0060
AMOCO CO	7669
AMOCO CORP.	0933
AMP INC	0061
AMPAL AMERICAN ISRAEL CORP /NY/	7318
AMR CORP	0062
AMSOUTH BANCORPORATION	0031
ANAC HOLDING CORP	8057
ANR PIPELINE CO	7739 0656
AON CORP	3152
APPALACHIAN POWER CO	0068
APPLE COMPUTER INC	3201
ARA GROUP INC	7575
ARA GROUP INC	8195
ARISTAR INC	0072
ARIZONA PUBLIC SERVICE CO	0072
ARKANSAS POWER & LIGHT CO	0073
ARKLA INC	0073

FILERS—Continued	
Group CF-01	
Registrant	CIK No.
FAIRCHILD INDUSTRIES INC	004057
FARMLAND INDUSTRIES INC	034257
FEDERAL MOGUL CORP	034879
FIRST CITIZENS BANCSHARES INC /TN/FIRST COMMONWEALTH FINANCIAL CORP /	719264
PA/	712537
FIRST FRANKLIN FINANCIAL CORP	038723
FLEETWOOD ENTERPRISES INC/DE/	314132
FMC CORP	037785
GANDALF TECHNOLOGIES INC	355876
GATX CORP	040211
GEICO CORP	277795
CORP /NY GENERAL DYNAMICS CORP	276478 040533
GENERAL ELECTRIC CO	
CENERAL MOTORS ACCEPTANCE CORP	040720
GENERAL MOTORS CORP	040730
	040773
GENERAL SIGNAL CORP	040834
GENRAD INC GEORGIA POWER CO	040972
GMAC 1985-A GRANTOR TRUST	779507
GMAC 1985-A GRANTOR TRUST	787812
GMAC 1986-C GRANTOR TRUST	788047
GMAC 1986-B GRANTOR TRUST	788045
GMAC 1986-F GRANTOR TRUST GMAC 1986-G GRANTOR TRUST GMAC 1987-A GRANTOR TRUST GMAC 1987-B GRANTOR TRUST GMAC 1987-C GRANTOR TRUST	796653
GMAC 1985-G GRANTOR TRUST	796652 706651
GMAC 1987-B GRANTOR TRUST	796850
GMAC 1987-C GRANTOR TRUST	796649
GMAC 1987-D GRANTOH TRUST	796648
GMAC 1987-F GRANTOR TRUST	811709
GMAC 1990-A GRANTOR TRUST	868571
GMAC 1991-A GRANTOR TRUST	872551 872552
GMAC 1991-B GRANTOR TRUST	872553
GMAC 1992-B GRANTOR TRUST	882237
GMAC 1992-C GMANTON THUST	882239
GMAC 1992-D GRANTOR TRUST	
GMAC AUTO RECEIVABLES CORP	869739 797394
GTE CORP	040858
GILLE BOWED CO	DAAKAE
GULF STATES UTILITIES CO	044570
HARLAND JOHN H CO	045599
HEWLETT PACKARD CO	047217
IBM CREDIT CORP	353524
IBM CREDIT CORP	820626
IMCERA GROUP INC	051306
INDIANA HELL TELEPHONE CO INC.	050178
INTERNATIONAL BUSINESS MACHINES CORP.	051143
JEFFERSON PILOT CORP	216228 053347
JERSEY CENTRAL POWER & LIGHT CO	053456
KAISER ALUMINA AUSTRALIA CORP	
KAISER ALUMINUM & CHEMICAL CORP	054291
KAISER ALUMINUM CORP	811596
KAISER JAMAICA CORP	856650
KANSAS PÖWER & LIGHT CO	054507 055135
KOLLMORGEN CORP	056583
L&N FUNDING CORP	740127
LOCKHEED CORP	060026
LONGS DRUG STORES CORP	764762
MARK IV INDUSTRIES INC	062418 063073
MCGRAW HILL INC	064040
MCI COMMUNICATIONS CORP	064079
MCKESSON CORP / DE/	816768
MCN CORP	837579
MEDTRONIC INC	064670
MENTOR GRAPHICS CORP	701811
METROPOLITAN EDISON CO	065350
MICHIGAN CONSOLIDATED GAS CO /MI/	085632
MICRO SECURITY SYSTEMS INC	736469
MISSISSIPPI POWER CO	066904
MOBIL CORP SOP TRUST	067182 862072
MOMENTUM DISTRIBUTION INC	853436
MONSANTO CO	067686
MONTGOMERY WARD HOLDING CORP	836974

Registrant	CIK No.
MORGAN J P & CO INC	068100
MOTORS MECHANICAL REINSURANCE CO	000100
LTD	790381
NARRAGANSETT ELECTRIC CO	069659 070145
NATIONAL GRAPE COOPERATIVE ASSOCIA-	0/0145
TION INC	277587
NATIONAL SEMICONDUCTOR CORP NAVISTAR INTERNATIONAL CORP / DE/NEW	070530
NAVISTAR INTERNATIONAL TRANSPORTA- TION CO	808450 051296
NEW ENGLAND ELECTRIC SYSTEM	071297
NEW ENGLAND POWER CO	071337
NEW YORK TELEPHONE CO	071344 071689
NIKE INC.	320187
NORTHROP CORPNYNEX CAPITAL FUNDING CORP	072945
NYNEX CAPITAL FUNDING CORP	862447 732714
NYNEX CORP. OHIO EDISON CO	073960
OXFORD INDUSTRIES INC	075288
PACIFIC BELL PACIFIC TELESIS GROUP	075641
PACIFICORP /OR/	732716 075594
PACTEL CAPITAL RESOURCES	785213
PACTEL PERSONAL COMMUNICATIONSPENNSYLVANIA ELECTRIC CO	822638 077227
PFIZER INC	078003
PHILIP MORRIS COMPANIES INC	764180
PHILIP MORRIS INC	
POLICY MANAGEMENT SYSTEMS CORP	356226
PRICE CO	358461
PROCTER & GAMBLE CO	080424
OWNERSHIP TRUST	862335 858339
PUBLIC SERVICE CO OF NORTH CAROLINA	TO SERVICE OF
PUBLIC SERVICE CO OF OKLAHOMA	081025 081027
PUBLIC SERVICE ELECTRIC & GAS CO	081033
PUBLIC SERVICE ENTERPRISE GROUP INC	788784
GUAKER OATS CO	081371 081870
RAYTHEON CO	082267
RELIABILITY INC	034285
REPUBLIC NEW YORK CORP RESIDENTIAL FUNDING MORTGAGE SECURITIES I INC	083246 774352
REXNORD HOLDINGS INC	083573
ROBERTSON CECO CORP	868635
SAVANNAH ELECTRIC & POWER CO	721235 086940
SCANA CORP	754737
SHELL CANADA LTD	702983
SIERRA PACIFIC RESOURCES	741508 842461
SOUTH CAROLINA ELECTRIC & GAS CO	091882
SOUTH CENTRAL BELL TELEPHONE CO	091899
SOUTHERN CO	092088 092122
SOUTHERN ELECTRIC GENERATING CO	
CATIONS CORP.	790650
SOUTHWESTERN BELL CORPSOUTHWESTERN BELL CORP	798263 732717
SOUTHWESTERN BELL TELEPHONE CO	
SOUTHWESTERN ELECTRIC POWER CO	092487
SPECTRUM FINANCIAL CORP	
SUBURBAN BANCORP INC /DE/	356981
SUN CITY INDUSTRIES INC	095302
SUN CO INCSYNCOR INTERNATIONAL CORP / DE /	095304 202763
TJX COMPANIES INC /DE/	109198
TRANSAMERICA CORPTRANSAMERICA FINANCE GROUP INC	099189
TRAVELERS CORP	059198
TW HOLDINGS INC	852772
TW SERVICES INC	807862
U S TRUST CORP	225971 794987
U S WEST COMMUNICATIONS INC	068622
U S WEST FINANCIAL SERVICES INCUNION LIGHT HEAT & POWER CO	780577
UNION LIGHT HEAT & POWER CO	100858

APPENDIX E.-DIVISION OF CORPORATION FI- APPENDIX E.-DIVISION OF CORPORATION FI-NANCE GROUPS OF MANDATED ELECTRONIC FILERS—Continued

Group CF-02

NANCE GROUPS OF MANDATED ELECTRONIC NANCE GROUPS OF MANDATED ELECTRONIC FILERS—Continued

Group CF-02

FILERS—Continued

Registrant	CIK No.	Registrant	CIK No.	Registrant	CIK No.
ARMCO INC	007383	CHESAPEAKE & POTOMAC TELEPHONE CO	MATERIAL	DUN & DOADSTREET CODE	030419
ARMSTRONG WORLD INDUSTRIES INC	007383	OF VIRGINIA.	019725	DUN & BRADSTREET CORP.  DUQUESNE LIGHT CO.	030419
ARVIN INDUSTRIES INC	007636	CHEVRON CORP	093410	DURACELL HOLDINGS CORP	837338
ASARCO INC	007649	CHICAGO & NORTH WESTERN HOLDINGS	030410	EASTERN AIR LINES INC	031089
ASHLAND OIL INC	007694	CORP	854884	EASTERN ENTERPRISES	
ASSET INVESTORS CORP	804138	€HIQUITA BRANDS INTERNATIONAL INC	101063	EASTERN UTILITIES ASSOCIATES	
ASSOCIATES CORPORATION OF NORTH		CHRIS CRAFT INDUSTRIES INC	020067	ECHLIN INC	031348
AMERICA	007973	CHRYSLER CORP /DE	791269	ECKERD JACK CORP /DE/	031364
ASSOCIATES FIRST CAPITAL CORP	007974	CHRYSLER FINANCIAL CORP	020164	EDWARDS A G INC	718482
ATLANTA GAS LIGHT CO	008154	CHUBB CORP		EL PASO ELECTRIC CO /TX/	
ATLANTIC RICHFIELD CO /DE	775483	CIGNA CORP	701221	EL PASO NATURAL GAS CO	031986
AUTOMATIC DATA PROCESSING INC	008670	CILCORP INC	762129	EMERSON ELECTRIC CO	
AVCO FINANCIAL SERVICES INC	008795 008818	CINCINNATI GAS & ELECTRIC CO	716133 020290	ENGELHARD CORP	352947
AVNET INC	008858	CIRCLE K CORP /NEW/	350215	ENRON OIL & GAS CO	072859 821189
AVON PRODUCTS INC	008868	CIT GROUP HOLDINGS INC /DE/	020388	ENSERCH CORP	
BAKER HUGHES INC	808362	CITICORP	020405	ENTERGY CORP	065984
BALLY MANUFACTURING CORP	009435	CITIZENS & SOUTHERN CORP/GA/	020429	EQUITABLE OF IOWA COMPANIES	
BALTIMORE GAS & ELECTRIC CO	009466	CITIZENS UTILITIES CO	020520	EQUITABLE RESOURCES INC /PA/	
BANC ONE CORP/OH/	036090	CLEVELAND ELECTRIC ILLUMINATING CO	020947	ETHYL CORP	033656
BANCORP HAWAII INC	046195	CLOROX CO /DE/	021076	FAIRCHILD CORP	009779
BANK OF BOSTON CORP	036672	CMS ENERGY CORP	811156	FEDERAL EXPRESS CORP	230211
BANK OF NEW ENGLAND CORP	071322	CNA FINANCIAL CORP	021175	FEDERAL PAPER BOARD CO INC	034891
BANK OF NEW YORK CO INC	009626	COCA COLA CO	021267	FEDERATED DEPARTMENT STORES INC	
BANKAMERICA CORP	009672	COCA COLA ENTERPRISES INC	021344 804055	FIFTH THIRD BANCORP	035527
BANKERS TRUST NEW YORK CORP	009749	COLGATE PALMOLIVE CO	021665	FIRST BANK SYSTEM INC	036068
BARNETT BANKS INC	010012	COLORADO INTERSTATE GAS CO	200155	FIRST CAPITAL HOLDINGS CORP	719520
BAXTER INTERNATIONAL INC	010427	COLTEC HOLDINGS INC	832369	FIRST CHICAGO CORP	
BAYBANKS INC	010456	COLUMBIA GAS SYSTEM INC	022099	FIRST EMPIRE STATE CORP	
BEAR STEARNS COMPANIES INC		COLUMBIA SAVINGS & LOAN ASSOCIATION/	The second second	FIRST EXECUTIVE CORP	036288
BEATRICE COMPANY	785960	CA/	824204	FIRST FIDELITY BANCORPORATION /NJ/	823870
BECTON DICKINSON & CO	010795	COLUMBUS SOUTHERN POWER CO /OH/	022198	FIRST FINANCIAL MANAGEMENT CORP	036326
BELL TELEPHONE CO OF PENNSYLVANIA	011107	COMCAST CORP	022301	FIRST INTERSTATE BANCORP /DE/	105982
BENEFICIAL CORP	008960	COMDISCO INC	722487	FIRST OF AMERICA BANK CORP /MI/	036703
BERGEN BRUNSWIG CORP	011454	COMERICA INC /NEW/	028412	FIRST REPUBLICBANK CORP	083251
BERKSHIRE HATHAWAY INC /DE/	109694	COMMERCIAL CREDIT CO		FIRST TENNESSEE NATIONAL CORP	036966
BEST PRODUCTS CO INC	011821	COMMONWEALTH EDISON CO	022606	FIRST UNION CORP	036995
BETHLEHEM STEEL CORP /DE/	011860	COMMUNICATIONS SATELLITE CORP	022698	FIRST WACHOVIA CORP	774203 037076
BEVERLY ENTERPRISES INC /DE	812305	COMPAQ COMPUTER CORP	714154	FLEET NORSTAR FINANCIAL GROUP INC	050341
BHC COMMUNICATIONS INC	855433	COMPUTER ASSOCIATES INTERNATIONAL	714154	FLEMING COMPANIES INC /OK/	352949
BOATMENS BANCSHARES INC /MOBOEING CO	040454	INC	356028	FLORIDA POWER CORP	037637
BOISE CASCADE CORP	012927	CONAGRA INC /DE/	023217	FLORIDA PROGRESS CORP	357261
BORDEN INC	012978 013239	CONNECTICUT LIGHT & POWER CO	023426	FLUOR CORP/DE/	037748
BORG WARNER CORP /DE/	817945	CONSOLIDATED EDISON CO OF NEW YORK		FOOD LION INC	037912
BOSTON EDISON CO	013372	INC.	023632	FORD HOLDINGS INC	857775
BOWATER INC	743368	CONSOLIDATED NATURAL GAS CO	023738	FORD MOTOR CO	037996
BRISTOL MYERS SQUIBS CO	014272	CONSOLIDATED RAIL CORP /PA/	810765	FORD MOTOR CREDIT CO	038009
BROOKLYN UNION GAS CO	014525	CONTAINER CORP OF AMERICA /DE/CONTEL CORP	798916 024188	FOREST CITY ENTERPRISES INC	038067
BROWNING FERRIS INDUSTRIES INC	014827	CONTINENTAL AIRLINES HOLDINGS INC	316647	FORT HOWARD CORP	038195
BRUNSWICK CORP	014930	CONTINENTAL BANK CORP	024058	FPL GROUP INC	753308
BURLINGTON HOLDINGS INC	820110	CONTINENTAL CABLEVISION INC	355069	FREEPORT MCMORAN ENERGY PARTNERS	755500
BURLINGTON NORTHERN INC/DE/	351979	CONTINENTAL CORP	024011	LTD.	764207
BURLINGTON NORTHERN RAILROAD CO	015511	CONTINENTAL HOLDINGS INC	752198	FREEPORT MCMORAN INC	351116
BURLINGTON RESOURCES INC	833320	COOPER INDUSTRIES INC	024454	FREEPORT MCMORAN RESOURCE PART-	
CABLEVISION SYSTEMS CORP	784681	COORS ADOLPH CO	024545	NERS LTD PARTNERSHIP 793421	
CABOT CORP	016040	CORESTATES FINANCIAL CORP	069952	FRUIT OF THE LOOM INC /DE/	771298
CAMPBELL SOUP CO	727011 016732	CORNING INC /NY	024741	FUND AMERICAN COMPANIES INC	776867
CAPITAL CITIES ABC INC /NY/	017109	COUNTRYWIDE MORTGAGE INVESTMENTS		FUQUA INDUSTRIES INC /DE/	039547
CAPSTEAD MORTGAGE CORP	766701	INC /DE	773468		039698
CARNIVAL CRUISE LINES INC	815097	INC	775748	GANNETT CO INC /DE/	039899 040888
CAROLINA POWER & LIGHT CO	017797	CPC INTERNATIONAL INC.	025350	GENERAL CINEMA CORP	040493
CARTER HAWLEY HALE STORES INC /DE/	750217	CRESTAR FINANCIAL CORP	101880	GENERAL ELECTRIC CAPITAL CORP	040554
CASTLE & COOKE INC	018169	CROWN CORK & SEAL CO INC	025890	GENERAL ELECTRIC FINANCIAL SERVICES	010001
CATERPILLAR FINANCIAL SERVICES CORP	764784	CUMMINS ENGINE CO INC	026172	INC	797463
CATERPILLAR INC	018230	CYPRUS MINERALS CO	769589	GENERAL INSTRUMENT CORP /DE/	040656
CBI INDUSTRIES INC /DE/	310431	DANA CORP	026780	GENERAL MILLS INC	040704
CBS INC	018366	DAYTON HUDSON CORP	027419	GENERAL RE CORP	317745
CENTERIOR ENERGY CORP	018787	DAYTON POWER & LIGHT CO	027430	GENUINE PARTS CO	040987
CENTEX CORP	774197	DCNY CORP	718448	GEORGIA PACIFIC CORP	041077
CENTRAL HUDSON GAS & ELECTRIC CORP	018532 018647	DEERE & CO	315189	GIANT FOOD INC	041289
CENTRAL ILLINOIS PUBLIC SERVICE CO	018654	DELMARVA POWER & LIGHT CO /DE/	027673	GILLETTE CO	041499 774488
ENTRAL MAINE POWER CO	018675	DELTA AIR LINES INC /DE/	027904	GND HOLDINGS CORP /DE/	852804
CENTRAL TELEPHONE CO	018792	DETROIT EDISON CO	028385	GOLDEN NUGGET INC.	042246
CENTURY COMMUNICATIONS CORP	785080	DILLARD DEPARTMENT STORES INC	028917	GOLDEN WEST FINANCIAL CORP /DE/	042293
CHAMPION INTERNATIONAL CORP	019150	DISCOVER CREDIT CORP	815743	GOODRICH B F CO	042542
CHARTER MEDICAL CORP	019411	DISNEY WALT CO	029082	GOODYEAR TIRE & RUBBER CO /OH/	042582
CHASE MANHATTAN CORP	019489	DOMINION BANKSHARES CORP	029587	GRACE W R & CO/NY	042872
CHASE MANHATTAN LEASING COMPANY		DOVER CORP	029905	GREAT AMERICAN COMMUNICATIONS CO	317833
MICH INC	020724	DOW CHEMICAL CO /DE/	029915	GREAT AMERICAN MANAGEMENT & INVEST-	
CHEMICAL BANKING CORPCHEMICAL WASTE MANAGEMENT INC	019617	DOW CORNING CORP	029917	MENT I	043287
CHESAPEAKE & POTOMAC TELEPHONE CO	800287	DPL INC	787250	GREAT ATLANTIC & PACIFIC TEA CO INC	043300
		DRESSER INDUSTRIES INC /DE/	030099	GREAT LAKES CHEMICAL CORP	043362

NANCE GROUPS OF MANDATED ELECTRONIC FILERS-Continued

Group CF-02

NANCE GROUPS OF MANDATED ELECTRONIC FILERS-Continued

Group CF-02

APPENDIX E.-DIVISION OF CORPORATION FI- APPENDIX E.-DIVISION OF CORPORATION FI- APPENDIX E.-DIVISION OF CORPORATION FI-NANCE GROUPS OF MANDATED ELECTRONIC FILERS—Continued

Commonweight   Company						
DEF   SAPA CORP   1997   1998   LEE SAPA CORP   1998   LEE SAPA CO	Registrant	CIK No.	Registrant	CIK No.	Registrant	CIK No.
DEF   SAPA CORP   1997   1998   LEE SAPA CORP   1998   LEE SAPA CO	GREAT WESTERN EINANCIAL CORP	049519	LAFARCE CORP	716783	NEW YORK TIMES CO	07169
DEPENDENCIA CORP						07182
GRIAMMAN CORP  10 FLORIDA NE  10 FLO						07193
ORDINATED NOT.   COMPAND CORP   CO						07202
Comment   Comm	GTE CALIFORNIA INC					82339
OSTE NOTHWIST MC.         QUERTY         LOVEY CORP         OCCURRENCE         OCCU	GTE FLORIDA INC	040865	LINCOLN NATIONAL CORP	059558		07216
018 SOLTH HINC. 000078   COMBS PARACAL CORP. 00073   0	GTE NORTH INC	040867	LITTON INDUSTRIES INC	059880		07233
016 SOUTHERN ROLLOWS AND COMP	GTE NORTHWEST INC					07234
MALEQUITON CO.						
MARCOLETTE BRACE ZOVANOUTH NO.						
### AMPRISECTION FOR THE STATE OF THE STATE						
##### AMPRIS CORP / DEC   200808   CUBISANA LAND & ESPLOYATION CO   200812   MORTHERS STATES FOWER CO / WWW   0729   MORESTON CORP   1008084   PARTICLE CORP   1008084   PARTI						
AGSBRID   AGSB						
AMAZIMA ELECTRIC PROJECTIFIES INC.						
HEALTHTHUST INC THE HOSPITAL CO.						
LINES DE 1 O						11001
##LEEP PROMETERS INC.						09053
## BRALEY PROPERTIES INC.  ## BRAZE PROPERTIES INC.  ## BRAZE OR I	HELLER FINANCIAL INC				NORWEST CORP	07297
### ### ### ### ### ### ### ### ### ##				060731	NORWEST FINANCIAL INC	70848
MANUFACTURERS NATIONAL CORP   07398   MANUFACTURERS NATIONAL CORP   06213   000EN PROJECTS INC   851-11   000EN PROJECTS INC   0521-11   000EN PROJECTS INC	HERCULES INC	046989		083264		79297
HIBERINAL CORP	HERSHEY FOODS CORP					79746
MILLSORPOUGH HOLDINGS CORP						07390
MILTON HOTELS CORP						
HOLNAM INC	HOPCHET CELANICE COOP		MARCO INC			
AUMINESTATE   AUMINISTATE					OKLAHOMA GAS & ELECTRIC CO	
HOMESTAKE MINING CO   DE/						
ONESPITAL CORP OF AMERICA /TN						07430
MOSPITAL CORP OF AMERICA (TIV.)						02998
MOSENDLD FINANCE CORP   De48681 MAXUS ENERGY CORP / DE4   764542   OFFYX ENERGY CO   8094-						72884
MOUSTON NOUSTRIES INC.   201314   MOXAM GROUP INC / DE/   786452   OUTBOARD MARINE CORP   0751   0						83644
HOUSTON UGHTRING & POWER CO.   0849782   MAY DEPARTMENT STORES CO.   084916   OWENS CORNING FIBERGLAS CORP.   07524   MAY DEPARTMENT STORES CO.   084916   OWENS CORNING FIBERGLAS CORP.   07524   MAY DEPARTMENT STORES CO.   084916   OWENS CORNING FIBERGLAS CORP.   084917   MAY DEPARTMENT STORES CO.   084917   OWENS LULNOS GROUP INC.   81222   MAY DEPARTMENT STORES CO.   084917   OWENS LULNOS GROUP INC.   81222   OWENS LULNOS GROUP INC.   81225   OWENS LULNOS GROUP INC.   09498				764542		07514
MAY DEPARTMENT STORES CO.   08416   OWENS CORNING FIBERGLAS CORP.   0752	HOUSTON INDUSTRIES INC	202131	MAXXAM INC	063814		07520
##STER YALE MATERIALS HANDLING INC.  ##STER YALE MATERIALS HANDLING INC.  ##STER YALE MATERIALS HANDLING INC.  ##STER YALE WATERIALS HANDLING INC.  ##STER YALE WATERIALS HANDLING INC.  ##STER BM 1991 A TAX EXEMPT GRANT- ON TRUST.  ##STER YORK TAX EXEMPT GRANT- ON TRUST.  ##STER YOR			MAY DEPARTMENT STORES CO			07523
MI 1991 A TAX EXEMPT GRANTOR TRUST   MI 1991 B NEW YORK TAX EXEMPT GRANTOR TRUST   MI 1991 B NEW YORK TAX EXEMPT GRANTOR TRUST   MI 1991 C GALIFORNIA TAX EXEMPT   MI 1991 C G					OWENS ILLINOIS GROUP INC	
MICHEMOTI INTERNATIONAL INC.   963919   PACCAR FINANCIAL CORP.   73125   BM 1991 C CALIFORNIA TAX EXEMPT   605909   PACCAR FINANCIAL CORP.   063907   BM 1991 C CALIFORNIA TAX EXEMPT   605007   605907						
OR TRUST         6M 1991 C CALIFORNIA TAX EXEMPT           BM 1991 C CALIFORNIA TAX EXEMPT         611152           BB 1902         CALIFORNIA TAX EXEMPT           BB 1915         COCONNELL DOUGLAS CORP           BB 1907         063919           DAHO POWER CO.         054878           LINOIS BELL TELEPHONE CO.         045848           MEAD CORP.         064979           PLLINOIS CENTRAL RAILROAD CO.         045978           LILINOIS CENTRAL RAILROAD CO.         048782           LILINOIS CENTRAL RAILROAD CO.         048816           MELINOIS CENTRAL RAILROAD CO.         048816           MERCANTILE ESTOCES CO INC.         094929           MILINOIS TOOL WORKS INC.         094928           MIDINAP MICHIGAN POWER CO.         095172           MIDINAP MICHIGAN POWER CO.         0950172           MIDINAPA MICHIGAN POWER CO.         0950172           MOSTIVA MICHIGAN POWER CO.         0950458           MERCANTILE STORES CO INC.         094929           MOSTIVA MICHIGAN POWER CO.         0950458           MOSTIVA MICHIGAN POWER CO.         0950459           MICHIAN STALL STAN PARTICIPATION INC.         0950459           MILLINOIS TOTAL STAN PARTICIPATION INC.         0950459           MILLINOIS TOTAL STAN P		811128				100000000000000000000000000000000000000
BM 1991 C CALIFORNIA TAX EXMPT   STARTINST   B11152   MCDONNELL DOUGLAS CORP / DE   TAYROT   PACIFIC ENTERPRISES INC   0755   PACIFIC AND & ELECTRIC CO   0754   PACIFIC AND & ELECTRIC CO   0754   PACIFIC CAN & ELECTRIC CAN & ELEC						
BRY NC		811151				
IBP INC		011150			PACIFIC CAS & ELECTRIC CO	
DAHO POWER CO						
LILINOIS BELL TELEPHONE CO						
ILLINOIS CENTRAL FOLIP   CALLINOIS CENTRAL PALIFORD			MELLON BANK CORP			74321
ILLINOIS CENTRAL FALLENADO CO.   049916   MERCANTILE BANCORPORATION INC   069907   PANHANDLE EASTERN CORP / DE/   15161   10						07598
ILLINOIS TOOL WORKS INC	ILLINOIS CENTRAL RAILROAD CO					35169
INDIANA MICHIGAN POWER CO.   050172   MERICK & CO INC.   064976   PAYLESS CASHWAYS INC.   07671   INDIANAPOLIS POWER & LIGHT CO.   050485   MERILL LYNCH & CO INC.   065100   PENN CENTRAL CORP.   07771   INJAND STEEL CO.   050548   MESA LTD PARTNERSHIP.   775967   PENNEY J. C CO INC.   07771   INJAND STEEL INDUSTRIES INC / DE/   790529   MGM PATHE COMMUNICATIONS CO.   776766   PENNEY J. C CO INC.   07771   INTEGRATED RESOURCES INC.   0506857   MICHIGAN NATIONAL CORP.   065690   PENNSYLVANIA POWER & LIGHT CO / PA.   31771   INTEGRATED RESOURCES INC.   0509857   MICHIGAN NATIONAL CORP.   789549   PENNSYLVANIA POWER & LIGHT CO / PA.   31771   MINIESCATA POWER & LIGHT CO / DE/   776072   PEOPLES ENERGY CORP.   07739   PENNSYLVANIA POWER & LIGHT CO / PA.   07739   PENNSYLVANIA POWER & LIGHT CO / 07739   PENNSYLVANIA POWER & LI	ILLINOIS POWER CO	. 049816		064907		04445
INDIANAPOLIS POWER & LIGHT CO.   050457   MERIDIAN BANCORP INC.   0770						
NAGERSOLL RAND CO						
NILAND STEEL DO.						
NILAND STEEL INDUSTRIES INC / DE/   959628   MIGH PATHE COMMUNICATIONS CO.   778706   PENNEY J.C FUNDING CORP.   97711						
NISILCO CORP						
INTEGRATED RESOURCES INC   050857   MICROSOFT CORP   788018   PENNSYLVANIA POWER CO   0772   NTEL CORP   789548   PENNZOIL CO   DE   0773   1050868   MIDANTIC CORP   789548   PENNZOIL CO   DE   0773   1050868   MIDANTIC CORP   740072   PEOPLES ENERGY CORP   0773   105087						
INTEL CORP   059816   MIDLANTIC CORP   793548   PENNZOIL CO /DE/   07731   107576   059916   MIDREST ENERGY CO   059916   MIDREST ENERGY CO   059916   MIDREST ENERGY CO   059957   MINNESOTA MINNING & MANUFACTURING CO   066740   PEOPLES ENERGY CORP   07731   07741   07	INTEGRATED DESCRIBERS INC					
NTER REGIONAL FINANCIAL GROUP INC   050915   MIDWEST ENERGY CO   740072   PEOPLES ENERGY CORP   0773   MINTEROATIONAL LEASE FINANCE CORP   714311   MINNESOTA POWER & LIGHT CO   066740   066740   PEOPLES GAS LIGHT & COKE CO   0774   MINNESOTA POWER & LIGHT CO   066766   PEPSICO INC   0774   MINNESOTA POWER & LIGHT CO   066766   PEPSICO INC   0774   MINNESOTA POWER & LIGHT CO   066766   PEPSICO INC   0774   MINNESOTA POWER & LIGHT CO   066767   PEOPLES GAS LIGHT & COKE CO   0774   MINNESOTA POWER & LIGHT CO   066901   PHARMACIA CORP   07600   0774   MINNESOTA POWER & LIGHT CO   066901   PHARMACIA CORP   07600   07600   07600   0774   MINNESOTA POWER & LIGHT CO   066901   PHARMACIA CORP   07600						07732
INTERRATIONAL LEASE FINANCE CORP						
INTERNATIONAL LEASE FINANCE CORP.   714311   MINNESOTA POWER & LIGHT CO   066756   PEPSICO INC   07140   0774						07738
INTERPUBLIC GROUP OF COMPANIES INC  051644 MISSOURI PACIFIC RAILROAD CO/DEL  310183 PHELPS DODGE CORP  0780						07747
NTERPUBLIC GROUP OF COMPANIES INC   051644   MISSOURI PACIFIC RAILROAD CO/DEL   310183   PHELPS DODGE CORP   0780   0780   0781   078	NTERNATIONAL PAPER CO /NEW/	051434	MISSISSIPPI POWER & LIGHT CO	066901	PHARMACIA CORP.	3559
OWA RESOURCES INC         310170         MNC FINANCIAL INC / MD/         082973         PHILADELPHIA ELECTRIC CO         0781           TEL CORP         052795         MORTANA POWER CO / MT/         067727         PHILLIPS PETROLEUM CO         0782           TEL CORP         052795         MORGAN STANLEY GROUP INC / DE /         789625         PHM CORP         6224           TT FINANCIAL CORP         052825         MORTON INTERNATIONAL INC         068361         PINNACLE WEST CAPITAL CORP         7646.           TT RAYONIER INC         052827         MOTEL 6 LP         7984359         PITNEY BOWES CREDIT CORP         7646.           JAMES RIVER CORP OF VIRGINIA         053117         MOTOPIOLA INC.         068505         PITNEY BOWES CREDIT CORP         7681.           JOHNSON SUPINSON         200406         NACCO INDUSTRIES INC         788933         POLAROID CORP         7136           JOHNSON SUPINSON         200406         NACCO INDUSTRIES INC         804137         PORTLAND GENERAL CORP / OR         0796           JOHNSON CONTROLS INC         053669         NATIONAL BREWING HOLDINGS LTD.         804137         PORTLAND GENERAL CORP / OR         0796           KAMART CORP         056824         NATIONAL GENERAL CORP / OR         070174         POTLAND GENERAL ELECTRIC CO //OR/         7849	NTERPUBLIC GROUP OF COMPANIES INC	. 051644		310183	PHELPS DODGE CORP	0780
PALCO ENTERPRISES INC.  728391 MONTANA POWER CO /MT/  TÜTEL CORP  052795 MORGAN STANLEY GROUP INC /DE/  758625 PHM CORP  789625 PHM CORP  789626 PHN CORP  789626 PHN CORP  789636 PHN CORP  789637 PHILLIPS PETROLEUM CORP  789636 PHN CORP  78964 POTHANG EDISON CO  789737 POTLAND GENERAL ELECTRIC CO /OR/ 78964 POTHANG EDISON CO  78974 POTLAND GENERAL ELECTRIC CO /OR/ 78964 POTHANG EDISON CO  78974 POTLAND GENERAL ELECTRIC CO /OR/ 78964 POTHANG EDISON CO  78975 PHILLIPS PETROLEUM CORP  789625 PHN CORP  789636 PHOLONIC CORP  789637 POTLAND GENERAL ELECTRIC CO /OR/ 78964 POTHANG EDISON CO  78976 PHILLIPS PETROLEUM CORP  789636 NATIONAL INC.  789637 POTLAND GENERAL ELECTRIC CO /OR/ 78964 POTHANG EDISON CO  78976 PHILLIPS PETROLEUM CORP  78976 PHOLONIC CORP  789686 PHOLONIC CORP  789686 PHOLONIC CORP  789697 POTLAND GENERAL CORP /OR  789687 PHOLONIC CORP  789686 PHOLONIC CORP  789687 PHOLONIC CORP  789687 PHOLONIC CORP  789686 PHOLONIC CORP  789687 PHOLONIC CORP  7897						. 0777
17EL CORP						
17T FINANCIAL CORP						
TT RAYONIER INC.   052827   MOTEL 6 LP   794359   PITNEY BOWES CREDIT CORP.   76811						
JAMES RIVER CORP OF VIRGINIA   053117   MOTOROLA INC   068505   PITNEY BOWES INC ▼DE /   0788   IEFFERSON SMURFIT CORP   727742   MURPHY OIL CORP / DE   717423   PNC FINANCIAL CORP   71346   71346   71340   7134						
JEFFERSON SMURFIT CORP						
200406   NACCO INDUSTRIES INC.   789933   POLAROID CORP.   0793						
JOHNSON CONTROLS INC						07932
105634 NATIONAL CITY CORP   069970 PORTLAND GENERAL ELECTRIC CO /OR / 7849		The state of the s				07963
K MART CORP						78497
KANSAS CITY POWER & LIGHT CO. 054476 NATIONAL INTERGROUP INC. 718644 POTOMAC EDISON CO. 0797.  KANSAS GAS & ELECTRIC CO / KS / 054496 NATIONAL MEDICAL ENTERPRISES INC / NV / 070318 POTOMAC ELECTRIC POWER CO. 0797.  KAUFMAN & BROAD HOME CORP. 785260 NATIONAL RURAL UTILITIES COOPERATIVE PPG INDUSTRIES INC / NV / 070578 PRIMATE CORP. 07502 PREMARK INTERNATIONAL INC. 8005.  KELLOGG CO. 055067 FINANCE CORP. 070578 PRIME MOTOR INNS INC. 0805.  KEMPER CORP. 055387 NAVISTAR FINANCIAL CORP. 051303 PRIMERICA CORP / NEW / 8310.  KERR MCGEE CORP. 055458 NBD BANCORP INC / DE / 070040 PRIMERICA HOLDINGS INC. 0046.  KEYCORP. 036208 NCNB CORP. 070858 PROSPECT GROUP INC. 7391.  KIEWIT PETER SONS INC. 794323 NCR CORP. 070866 PRUDENTIAL REALTY SECURITIES II INC. 7307.  KIMBERLY CLARK CORP. 055785 NERCO INC. 748581 PSI ENERGY INC. 0810.  KRIGHT RIDDER INC. 205520 NEVADA POWER CO. 071180 PSI RESOURCES INC. 8299.  KRAFT GENERAL FOODS INC. 318717 NEW JERSEY BELL TELEPHONE CO. 071428 PUBLIC SERVICE CO OF COLORADO. 0610.					POTLATCH CORP	0797
KANSAS GAS & ELECTRIC CO /KS/		. 054478			POTOMAC EDISON CO	0797
National Steel Corp				070318	POTOMAC ELECTRIC POWER CO	0797
NATIONAL STEEL CORP.   070578   PRIME MOTOR INNS INC.   0802				Warner or		
National Corp.   Nati						
NEW CORP   055458 NBD BANCORP INC / DE /   070040 PRIMERICA HOLDINGS INC   0046						
036208 NCNB CORP				V0.0420000000000000000000000000000000000		
KIEWIT PETER SONS INC         794323         NCR CORP         070866         PRUDENTIAL REALTY SECURITIES II INC.         7307           KIMBERLY CLARK CORP.         055785         NERCO INC         748581         PSI ENERGY INC.         0810           KNIGHT RIDDER INC.         205520         NEVADA POWER CO         071180         PSI RESOURCES INC.         8299           KRAFT GENERAL FOODS INC.         318717         NEW JERSEY BELL TELEPHONE CO.         071428         PUBLIC SERVICE CO OF COLORADO.         0810						
KIMBERLY CLARK CORP						
KNIGHT RIDDER INC						
KRAFT GENERAL FOODS INC						
						0810
						3152

APPENDIX E.-DIVISION OF CORPORATION FI- APPENDIX E.-DIVISION OF CORPORATION FI- APPENDIX E.-DIVISION OF CORPORATION FI-NANCE GROUPS OF MANDATED ELECTRONIC FILERS-Continued

Group CF-02 Registrant CIK No. PUBLIC SERVICE CO OF NEW MEXICO .... 081023 081061 081100 070047 751652 826675 RALPHS GROCERY CO ... 836023 RAYCHEM CORP. 082206 READERS DIGEST ASSOCIATION INC. 858558 814331 RELIANCE GROUP HOLDINGS INC 356395 REVLON INC 083539 083604 217028 RIGGS NATIONAL CORP 350847 RITE AID CORP 084129 RJR NABISCO INC 083612 084557 773652 ROCKWELL INTERNATIONAL CORP. 084636 084792 ROHR INDUSTRIES INC 084801 ROUSE CO ... 085388 RYDER SYSTEM INC. BYLAND GROUP INC. 085961 085974 SAFECO CORP 086104 SAFEWAY CANADA HOLDINGS INC. 086144 SAFEWAY US HOLDINGS INC. 802839 745308 200245 086521 SANTA FE PACIFIC CORP... 732639 SATURN CORP 879143 827052 SCHERING PLOUGH CORP 310158 SCHWAB CHARLES CORP 316709 SCI HOLDINGS INC. 772973 087949 832428 SCRIPPS E W CO /DE SEAGATE TECHNOLOGY INC. 354952 748015 319256 088255 088608 SERVICE CORPORATION INTERNATIONAL SERVICE MERCHANDISE CO INC. SHAWMUT NATIONAL CORP. 089089 089107 823393 SHEARSON LEHMAN BROTHERS HOLDINGS 806085 728586 SHEARSON LEHMAN BROTHERS INC. SHELL OIL CO. SHERWIN WILLIAMS CO. SIGNET BANKING CORP 089800 SOCIETY CORP. 091576 SONAT INC 092236 SOUTH CAROLINA NATIONAL CORP. 091893 092103 SOUTHERN CALIFORNIA GAS CO...... 092108 SOUTHERN NEW ENGLAND TELEPHONE CO SOUTHERN PACIFIC TRANSPORTATION CO... 092244 092259 SOUTHLAND CORP 092344 092380 092521 SOVRAN FINANCIAL CORP. SPIEGEL INC 276641 SPRINGS INDUSTRIES INC... 093102 093128 ST PAUL BANCORP INC ... 810578 093556 093751 778977 SUN ENERGY PARTNERS LP SUN MICROSYSTEMS INC .... 778201 709519 SUNDSTRAND CORP /DE/ 095395

SUPER VALU STORES INC....

SYNTEX CORP

SYSCO CORP

SUPERMARKETS GENERAL HOLDINGS CORP.

NANCE GROUPS OF MANDATED ELECTRONIC FILERS—Continued

#### Group CF-02

Registrant	CIK No.
CVETEN ENEDON DECOMPOSE INC	
SYSTEM ENERGY RESOURCES INC	202584
TANDEM COMPUTERS INC /DE/	096238 315180
FANDY CORP /DE/	096289
FECO ENERGY INC	350563
TELE COMMUNICATIONS INC	
FELEDYNE INC.	096935
TEMPLE INLAND INC	905010
ENNECO INC /DE/	823549
ENNESSEE GAS PIPELINE CO	097142
EXACO INC	097349
EXAS EASTERN CORP	097430
TEXAS INSTRUMENTS INC	097476
EXTRON INC	097561 217346
TIME WARNER INC	736157
TIMES MIRROR CO	098349
IMKEN CO	098362
OLEDO EDISON CO	352049
OVE B HE INC	834071
OYS R US INC	051734 278327
RANSCO ENERGY CO	099231
RANSCONTINENTAL GAS PIPE LINE CORP	099250
RIBUNE CO	726513
RW INC	100030
TIBNES BOOADCASTING SYSTEM INC	100122
UCSON ELECTRIC POWER CO. URNER BROADCASTING SYSTEM INC. WENTIETH CENTURY FOX FILM CORP /DE/ /NE.	100240
/NE	356364
/NE	100441
YSON FOODS INC.	100493
AL CORP /DE/	100517
UB FINANCIAL CORP /NJ/ INICORP AMERICAN CORP /DE/ /NEW/	101320
NION CAMP CORP	202172
NION CAMP CORP. NION CARBIDE CHEMICALS & PLASTICS CO.	100703
INC	100790
NION ELECTRIC CO	100826
NION EXPLORATION PARTNERS LTD	769747
NION EXPLORATION PARTNERS LTD	100880
NION TANK CAR CO	1000022
NION TEXAS PETROLEUM HOLDINGS INC NIROYAL GOODRICH TIRE CO	774214
NIROYAL GOODRICH TIRE CO	831872
NISYS CORP	746838
NITED AIR LINES INC	101001
NITED BANKS OF COLORADO INC	101047
NITED PARCEL SERVICE OF AMERICA INC	101265 809697
NITED STATES LEASING INTERNATIONAL	009087
INC.	101679
NITED STATES SHOE CORP	101771
NITED TECHNOLOGIES CORP /DE/	101829
NITED TELECOMMUNICATIONS INC	101830
NIVERSAL CORP /VA/	037664 102037
NOCAL CORP/DE	716039
PJOHN COMPANY	102237
SAIR GROUP INC	701345
SBANCORP INC /PA/	707605
SF&G CORP	354396
SX CORP.	757011
TILICORP UNITED INC	066960
F CORP /PA/ALERO NATURAL GAS PARTNERS L PALHI INC /DE/	103379
ALERO NATURAL GAS PARTNERS L P	810021
ALIEV NATIONAL COOP	-059255
ACOM INC	350006
ALLEY NATIONAL CORP  ACOM INC.  ACOM INTERNATIONAL INC /DE/  DNS COMPANIES INC.	814135
ONS COMPANIES INC	715633
AL MART STORES INC	104169
ALGREEN CO.	104207
ADMED LAMPEDT CO.	104519
ASHINGTON POST CO ASHINGTON WATER POWER CO ASTE MANAGEMENT INC FILS FARGO & CO	104869
ASHINGTON WATER POWER CO	104918
ASTE MANAGEMENT INC	104938
EST PENN POWER CO	105839
ESTERN MASSACHUSETTS ELECTRIC CO	105846
ESTERN MASSACHUSETTS ELECTRIC CO	106170
ESTINGHOUSE ELECTRIC CORP	106413
ECTUADO CODO	

CHO

WESTVACO CORP

WEYERHAEUSER CO.

106498

095521

821139

096021

NANCE GROUPS OF MANDATED ELECTRONIC FILERS-Continued

#### Group CF-02

Registrant	CIK No.
WHEELABRATOR TECHNOLOGIES INC /DE/	790159
WHEELING PITTSBURGH STEEL CORP	106618
WHIRLPOOL CORP /DE/	106640
WHITMAN CORP.	049573
WICKES COMPANIES INC /DE/	106998
WILLAMETTE INDUSTRIES INC	107189
WILLIAMS COMPANIES INC	107263
WINN DIXIE STORES INC	107681
WISCONSIN BELL INC	107844
WITCO CORP.	107889
YELLOW FREIGHT SYSTEM INC OF DELA-	
WARE	716006
ZALE CORP	109156

APPENDIX E .- DIVISION OF CORPORATION FI-NANCE GROUPS OF MANDATED ELECTRONIC FILERS

Registrant	CIK No.
AAR CORP	001750
ACE HARDWARE CORP	002024
ADELPHIA COMMUNICATIONS CORP	796486
ADOBE RESOURCES CORP	777877
ADVEST GROUP INC.	319489
AFFILIATED BANKSHARES OF COLORADO	
INC	002682
AGENCY RENT A CAR INC	718936
AIR & WATER TECHNOLOGIES CORP	823556
AGENCY RENT A CAR INC	003000
ALASKA AIR GROUP INC	766421
ALBANY INTERNATIONAL CORP /DE/	819793
ALBERTO CULVER CO	003327
ALCO HEALTH SERVICES CORP	731269
ALEXANDER & ALEXANDER SERVICES INC	003449
ALLEGHANY CORP / DE	775368
ALLEGHENY LUDLUM CORP	811929
ALLERGAN INC	850693
ALLIED PRODUCTS CORP /DE/	003941
AM INTERNATIONAL INC	
AM INTERNATIONAL INC	002310
AMC ENTERTAINMENT INC	722077
AMERICA WEST AIRLINES INC	706270
AMERICAN CAPITAL CORP	004707
AMERICAN FAMILY CORP	004977
AMERICAN HEALTH PROPERTIES INC	808240
AMERICAN HEALTHCARE MANAGEMENT INC	738339
AMERICAN MAIZE PRODUCTS CO	005405
AMERICAN REAL ESTATE PARTNERS L P	813762
AMERICAN SOUTHWEST MORTGAGE INVEST-	
MENTS CORP	817383
AMERICOLD CORP /OR/	811119
AMERON INC/DE	790730
AMETEK INC.	006082
AMOSKEAG CO.	006161
AMSTAR CORP /DE/	807711
ANACOMO NIC	
ANACOMP INC	006260
	006281
APACHE CORP	006769
APL CORP	006841
APPLE BANCORP INC	829761
APPLIED MATERIALS INC /DE	006951
APPLIED POWER INC	006955
ARKANSAS BEST CORP	007302
ARKLA EXPLORATION CO	856592
ARROW ELECTRONICS INC	007536
ARVIDA JMB PARTNERS L P	814046
ATKINSON GUY F CO OF CALIFORNIA	008137
AVATAR HOLDINGS INC	039677
AVONDALE INDUSTRIES INC	
AVX CORP	
AZTAR CORP.	852807
AVX CORP	
BALL CORP	054811
BALLYS PARK PLACE INC	009389
BALLTS PARK PLACE INC	311359
BALTIMORE BANCORP BANCFLORIDA FINANCIAL CORP.	751926
BANCFLORIDA FINANCIAL CORP	719146
BANCOKLAHOMA CORP	009515
BANDAG INC	009534
BANK SOUTH CORP	039394
BANKATLANTIC FINANCIAL CORP	315858
BANK SOUTH CORP	009767
BANKS OF MID AMERICA INC	737287
BANPONCE CORP	763901
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Group CF-03

NANCE GROUPS OF MANDATED ELECTRONIC NANCE GROUPS OF MANDATED ELECTRONIC NANCE GROUPS OF MANDATED ELECTRONIC FILERS—Continued

Group CF-03

APPENDIX E.-DIVISION OF CORPORATION FI- APPENDIX E.-DIVISION OF CORPORATION FI- APPENDIX E.-DIVISION OF CORPORATION FI-FILERS—Continued

Registrant	CIK No.	Registrant	CIK No.	Registrant	CIK No.
	000004	20100100100100100100100100100100		FACULTAT CHANGIAL COOP	024400
BANTA CORP	009801	COLORADO UTE ELECTRIC ASSOCIATION INC.		FARWEST FINANCIAL CORP	034489
BARD C R INC /NJ/	009892	COLTEC INDUSTRIES INC	201493	FAY LESLIE COMPANIES INC.	796226 034903
BATTLE MOUNTAIN GOLD CO	771498	COLUMBIA REAL ESTATE INVESTMENTS INC	779608	FEDERAL REALTY INVESTMENT TRUST	
BAY STATE GAS CO /NEW/BEARINGS INC /OH/	010488	COMDATA HOLDINGS CORP	814246	FERRELLGAS INC	811082 035214
BECKMAN INSTRUMENTS INC/DE/	109563	COMFED BANCORP INC	825393 022366	FERRO CORPFHP INTERNATIONAL CORP	793499
	840467 356080	COMMERCE CLEARING HOUSE INCCOMMERCIAL BANCSHARES INC /WV/	726738	FIELDCREST CANNON INC	035469
BELO A H CORP  BEMIS CO INC	011199	COMMERCIAL METALS CO	022444	FIGGIE INTERNATIONAL INC /DE/	720032
BERLITZ INTERNATIONAL INC	856529	COMMONWEALTH EQUITY TRUST	314485	FINANCIAL CORP OF SANTA BARBARA	035679
BETZ LABORATORIES INC	011884	COMMONWEALTH MORTGAGE OF AMERICA	314400	FINGERHUT COMPANIES INC	740126
BIG THREE INDUSTRIES INC	012099	L P.	799030	FIRST ALABAMA BANCSHARES INC	036032
BLOCK DRUG CO INC	012654	COMMUNITY PSYCHIATRIC CENTERS /NV/	022764	FIRST BANCORPORATION OF OHIO	354869
BLOCKBUSTER ENTERTAINMENT CORP	710979	COMPUTER SCIENCES CORP	023082	FIRST BRANDS CORP	797320
	012707	CONE MILLS CORP	023304	FIRST COMMERCE CORP /LA/	036204
BONNEVILLE PACIFIC CORP	795182	CONNER PERIPHERALS INC	792397	FIRST FINANCIAL CARIBBEAN CORP	840889
BORDEN CHEMICALS & PLASTICS LIMITED	180105	CONSECO INC.	719241	FIRST FINANCIAL CORP /WI/	735553
PARTNERSHIP	821202	CONTEL OF CALIFORNIA INC	024186	FIRST FLORIDA BANKS INC	109834
BOSTON GAS CO	013390	CONTINENTAL AIRLINES INC /DE/		FIRST HAWAIIAN INC	036377
BP PRUDHOE BAY ROYALTY TRUST	850033	COOPER TIRE & RUBBER CO	024491	FIRST MISSISSIPPI CORP	036537
BRIGGS & STRATTON CORP	014195	COPELAND AL ENTERPRISES INC	020224	FIRST NATIONAL FINANCIAL CORP /NM/	779575
BROAD INC	054727	COSTCO WHOLESALE CORP	734198	FIRST SECURITY CORP /DE/	312367
BROWN ALEX INC	787977	COTTER & CO	025095	FIRST UNION REAL ESTATE EQUITY & MORT-	312301
BROWN FORMAN CORP	014693	COUNTRYWIDE CREDIT INDUSTRIES INC		GAGE INV	037008
BROWN GROUP INC	014693	CRANE CO /DE/	025191	FIRST VIRGINIA BANKS INC.	037032
BRUNOS INC	014920	CRAY RESEARCH INC	025506	FIRSTFED FINANCIAL CORP	810536
BRUSH WELLMAN INC	014957	CRI INSURED MORTGAGE ASSOCIATION INC		FISERV INC	798354
BUCKEYE PARTNERS L P	805022	CRI LIQUIDATING REIT INC	850143	FLEXI VAN CORP	037464
BURLINGTON COAT FACTORY WAREHOUSE	005022	CROSS & TRECKER CORP	277721	FLIGHTSAFETY INTERNATIONAL INC	037481
	718916	CRYSTAL BRANDS INC	778169	FLORIDA EAST COAST INDUSTRIES INC	740796
BUSINESSLAND INC	707542	CULBRO CORP	026093	FLORIDA STEEL CORP	037661
	310433		039263	FLS HOLDINGS INC	839727
C TEC CORP	016095	CULLUM COMPANIES INC	039263	FOOD 4 LESS SUPERMARKETS INC	852840
CALIFORNIA ENERGY CO INC	720556	CURTICE BURNS FOODS INC	026285	FOODMAKER INC /DE/	807882
CALIFORNIA WATER SERVICE CO	016422		026324	FOOTE CONE & BELDING COMMUNICATIONS	007002
		CYCLOPS INDUSTRIES INC			037931
CALTON INC	023533		202646	FOOTHILL GROUP INC.	037941
CALTON INC	717216	DALTON B BOOKSELLER INC	823970	FOREST OIL CORP	038079
CAPITAL ASSOCIATES INC	016906	DAMON GROUP INC	036127		814241
CAPITAL ASSOCIATES INC	804188	DAMSON BIRTCHER REALTY INCOME FUND	777045	FORMICA CORPFORUM GROUP INC	033939
CARLYLE REAL ESTATE LTD PARTNERSHIP	790051	DANAHER CORP / DE/	773915 313616	FOURTH FINANCIAL CORP	038475
XHI	711004		026938	FOXBORO CO	038563
CARLYLE REAL ESTATE LTD PARTNERSHIP	711604	DART GROUP CORP	026999	FPL GROUP CAPITAL INC	794447
XVXV	761023	DATA GENERAL CORP	215619	FRANKLIN RESOURCES INC	038777
CAROLCO PICTURES INC	801441	DE TOMASO INDUSTRIES INC	028367	FREEPORT MCMORAN COPPER & GOLD INC	831259
CAROLINA FREIGHT CORP	706166	DEAN FOODS CO	027500	FULLER H B CO	039368
CAROLINA TELEPHONE & TELEGRAPH CO	275177	DEKALB ENERGY CO	111001	GAP INC	039911
CARPENTER TECHNOLOGY CORP	017843	DELTA WOODSIDE INDUSTRIES INC /DE	806624	GATX CAPITAL CORP	357019
CARTER WALLACE INC /DE/	018000	DELUXE CORP	027996	GAYLORD CONTAINER CORP /DE/	812700
CCB FINANCIAL CORP	714612	DENNISON MANUFACTURING CO /NV/	028117	GENENTECH INC.	318771
CELLULAR COMMUNICATIONS INC	761676	DEPOSIT GUARANTY CORP	028209	GENERAL CHEMICAL CORP/DE	854599
CENTRAL BANCSHARES OF THE SOUTH INC		DEXTER CORP	028582	GENERAL HOST CORP	040638
CENTRAL FIDELITY BANKS INC	276235	DIAMOND SHAMROCK INC	810316	GENERAL NUTRITION INC.	317030
CENTRAL ILLINOIS LIGHT CO	018651	DIAMOND STATE TELEPHONE CO	028729	GENERAL WATERWORKS CORP /NEW/	040921
CENTRAL LOUISIANA ELECTRIC CO INC		DIBRELL BROTHERS INC.	028755	GEORGIA GULF CORP /DE/	805264
CENTRAL NEWSPAPERS INC	854094	DIEBOLD INC	028823	GERBER PRODUCTS CO	041130
CENTRAL TELEPHONE CO OF FLORIDA	018793	DILLARD INVESTMENT CO INC	773428	GIBSON GREETINGS INC	717829
CENTRAL VERMONT PUBLIC SERVICE CORP		DIVERSIFIED ENERGIES INC	703300	GITANO GROUP INC.	837912
CENTURY TELEPHONE ENTERPRISES INC		DIXIE YARNS INC	029332	GLATFELTER P H CO	041719
CENVILL DEVELOPMENT CORP	319302	DOSKOCIL COMPANIES INC	004960	GLOBAL MARINE INC.	041850
CERTIFIED GROCERS OF CALIFORNIA LTD		DR PEPPER SEVEN UP COMPANIES INC /DE/	836400	GOLD KIST INC	215994
CHAMBERS DEVELOPMENT CO INC	776074		030163	GORDON JEWELRY CORP	042632
CHAPARRAL STEEL CO	833226		316004	GOULDS PUMPS INC	042791
CHARMING SHOPPES INC	019353	DWG CORP	030697	GRACE ENERGY CORP	852551
CHEMED CORP	019584	E SYSTEMS INC.	030875	GRAINGER W W INC	277135
CHESAPEAKE & POTOMAC TELEPHONE CO	019719	EAGLE INDUSTRIES INC /DE/	837486	GRAYBAR ELECTRIC CO INC	205402
CHESAPEAKE & POTOMAC TELEPHONE CO	1	EAGLE PICHER INDUSTRIES INC	030927	GREEN TREE ACCEPTANCE INC	315815
OF WEST VIRGINIA	019724	EASTERN EDISON CO	014407	GRENADA SUNBURST SYSTEM CORP	789575
CHESAPEAKE CORP /VA/	019731	ECOLAB INC	031462	GREY ADVERTISING INC /DE/	043952
CHILD WORLD INC	019930	EDGCOMB CORP	802898	GREYHOUND LINES INC	813040
CINCINNATI FINANCIAL CORP	020286	EDGCOMB METALS CO	791904	GTE HAWAIIAN TELEPHONE CO INC	046216
CINCINNATI MILACRON INC /DEL/	716823	EDISON BROTHERS STORES INC	031575	GTECH CORP	719702
CIRCUIT CITY STORES INC.	104599	EG8G INC	031791	GUARANTEED MORTGAGE CORP III	752302
CIRCUS CIRCUS ENTERPRISES INC		ELIZABETHTOWN GAS CO	032377	GUILFORD MILLS INC	044471
CITADEL HOLDING CORP	716634		032621	GWC CORP	779244
CITIZENS FIRST BANCORP INC /NJ/	702163	EMPIRE DISTRICT ELECTRIC CO	032689	H&R BLOCK INC	012659
CITY NATIONAL CORP	201461	ENERGEN CORP	277595	HADSON CORP	044801
CITYTRUST BANCORP INC	023413	ENSERCH EXPLORATION PARTNERS LTD	764625	HAMILTON OIL CORP	727283
CLAIBORNE LIZ INC.	352363	ENSTAR GROUP INC	055820	HANDLEMAN CO /MI/	314727
CLARK EQUIPMENT CO /DE/	109710	ENVIRODYNE INDUSTRIES INC	033073	HANDY & HARMAN	045333
CLARK OIL & REFINING CORP	020762	ENVIROSOURCE INC	106752	HANNA M A CO/DE	045370
CLAYTON HOMES INC	719547	EPIC HEALTHCARE GROUP INC /DE/	841940	HANNAFORD BROTHERS CO	045379
CLEVELAND CLIFFS INC.	764065	EQUIMARK CORP	033189	HARLEY DAVIDSON INC	793952
CNC HOLDING CORP/DE	769644	ESSELTE BUSINESS SYSTEMS INC	743416	HARMAN INTERNATIONAL INDUSTRIES INC /	
COCA COLA BOTTLING CO CONSOLIDATED /	The state of the s	ESSEX GROUP INC	033565	DE/	800459
DE/	317540	ETOWN CORP	764403	HARNISCHFEGER CORP /DE/	027803
COLLINS FOODS INTERNATIONAL INC /DE/	350929	EXIDE CORP	813781	HARSCO CORP	045876
COLOR TILE INC.	276780	FAIRFIELD COMMUNITIES INC.	276189	HARTE HANKS COMMUNICATIONS INC	045919
			034408	HARTMARX CORP/DE	723371

APPENDIX E.-DIVISION OF CORPORATION FI- APPENDIX E.-DIVISION OF CORPORATION FI-NANCE GROUPS OF MANDATED ELECTRONIC FILERS-Continued

Group CF-03

FILERS—Continued

Group CF-03

NANCE GROUPS OF MANDATED ELECTRONIC NANCE GROUPS OF MANDATED ELECTRONIC FILERS—Continued

Registrant	CIK No.	Registrant	CIK No.	Registrant	CIK No
HARVARD INDUSTRIES INC	-	page versus at the second at	The Street of th	AND SECURE AND PERSONS ASSESSMENT AND PARTY.	
	046012	LEGG MASON INC.	704051	NEWELL CO	81445
HEALTH CARE PROPERTY INVESTORS INC	765880	LEGGETT & PLATT INC	058492	NEWMONT GOLD CO	79330
HEALTHVEST	792337	LENNAR CORP	058696	NOBLE AFFILIATES INC	07220
HEILIG MEYERS CO	046517	LFC HOLDING CORP	767554	NORTEK INC.	07242
HELMERICH & PAYNE INC.	046601	LIBERTY NATIONAL BANCORP INC /KY/	316909	NORTH FORK BANCORPORATION INC	35251
HERITAGE MEDIA CORP.	046765	LIN BROADCASTING CORP	059498	NORTHEAST BANCORP INC /CT/	07274
	821020	LINCOLN ELECTRIC CO.	059527	NORTHWEST NATURAL GAS CO	07302
HEWLETT PACKARD FINANCE CO	741171	LIVE ENTERTAINMENT INC	840260	NORTHWESTERN STEEL & WIRE CO	07309
	717605	LOCTITE CORP	060041	NOVELL INC	75800
HIGHLAND SUPERSTORES INC	766003	LOMAS & NETTLETON MORTGAGE INVES-	- 62 - 32	NRM ENERGY COMPANY L P	75920
HILLENBRAND INDUSTRIES INC	047518	TORS	060153	NUCOR CORP	07330
HILLHAVEN CORP.	276477	LONGVIEW FIBRE CO	060302	NUI CORP	07066
HILLS DEPARTMENT STORES INC /DE/	786877	LORILLARD INC	277684	OCEAN DRILLING & EXPLORATION CO	07372
HOME INSURANCE CO	048195	LOTUS DEVELOPMENT CORP.	711761	OLD REPUBLIC INTERNATIONAL CORP	07426
HOME SHOPPING NETWORK INC	791024	LPL TECHNOLOGIES INC	799315	OMI CORP	73278
HOMEPLEX MORTGAGE INVESTMENTS CORP.	833079	LSB INDUSTRIES INC	060714	ONE VALLEY BANCORP OF WEST VIRGINIA	-
HOMESTEAD FINANCIAL CORP	048272	LSI LOGIC CORP	703380	INC	35161
HOOK SUPERX INC.	823883	LUBRIZOL CORP	060751	ONEOK INC	07415
HORMEL GEORGE A & CO	048465	LUKENS INC /DE/	808317	ORACLE SYSTEMS CORP	77787
HORN & HARDART CO /NV/	320333	LUKENS INC /DE/	060860	ORANGE & ROCKLAND UTILITIES INC	07477
HORSEHEAD INDUSTRIES INC	847326	MA COM INC.	065771	ORION PICTURES CORP	03559
HOVNANIAN ENTERPRISES INC	357294	MACY CREDIT CORP	061298	OTTER TAIL POWER CO	07512
HUBBELL INC	048898	MADISON GAS & ELECTRIC CO	061339	PACIFIC LUMBER CO /DE/	79683
HUDSON FOODS INC	786617	MAGMA COPPER CO	061425	PALL CORP	07582
HUNT J B TRANSPORT SERVICES INC	728535	MAGNETEK INC	751085	PAPER CORP OF AMERICA	08702
ICH CORP	049588	MAI BASIC FOUR INC	760436	PARTECH HOLDINGS CORP	79102
ICN PHARMACEUTICALS INC /DE/	049601	MAINE YANKEE ATOMIC POWER CO	061617	PATHE COMMUNICATIONS CORP	72069
IE INDUSTRIES INC	789943	MANOR CARE INC/NEW	354604	PAY N PAK STORES INC	07673
IMO INDUSTRIES INC	804151	MARION MERRELL DOW INC	062391	PENNSYLVANIA AMERICAN WATER CO	10623
IMPERIAL HOLLY CORP	831327	MATTEL INC /DE/	083276	PENNSYLVANIA ENTERPRISES INC	07723
INB FINANCIAL CORP /IN/	050200	MAXTOR CORP	711039	PENNSYLVANIA GAS & WATER CO	07724
INDIANA ENERGY INC	780859	MAYFLOWER GROUP INC /IN/	063506	PENTAIR INC	07736
INDIANA GAS CO INC	050183	MCCLATCHY NEWSPAPERS INC	822043	PEP BOYS MANNY MOE & JACK	07744
INGLES MARKETS INC	050493	MCCORMICK & CO INC	083754	PERINI CORP.	07754
INSPIRATION RESOURCES CORP	722079	MCCRORY CORP.	063801	PERKIN ELMER CORP	07755
INTERFACE INC	715787	MCCRORY PARENT CORP.	055211	PERMIAN PARTNERS LP	81202
INTERGRAPH CORP	351145	MCORP	064924	PETERS J M CO INC	
INTERLAKE CORP	790929	MDU RESOURCES GROUP INC	067716	DETRIE CTORES CORR	81394
INTERMARK INC /DE/	731573	MEASUREX CORP /DE/		PETRIE STORES CORP	07780
INTERNATIONAL CONTROLS CORP	051200		751190	PHILADELPHIA SUBURBAN CORP	07812
INTERNATIONAL FLAVORS & FRAGRANCES	031200	MEDCO CONTAINMENT SERVICES INC	741520	PHILIPS INDUSTRIES INC /OH/	20577
INC	nemen	MEDIA GENERAL INC	216539	PHILLIPS VAN HEUSEN CORP /DE/	07823
INTERNATIONAL MULTIFOODS CORP	051253	MEDIQ INC	350920	PHLCORP INC	23004
INTERNATIONAL SHIPHOLDING CORP	051410	MEDITRUST INC	774350	PIEDMONT NATURAL GAS CO INC	07846
	278041	MEPC CAPITAL CORP	819343	PIER 1 IMPORTS INC/DE	27813
INTERSTATE BAKERIES CORP /DE/	030021	MERCANTILE BANKSHARES CORP	064908	PIPER JAFFRAY INC	07877
INTERSTATE JOHNSON LANE INC	771296	MERCHANTS NATIONAL CORP	064970	PITTSTON CO.	07889
INTERSTATE POWER CO	051720	MERCURY FINANCE COMPANY	846378	PITTWAY CORP	07889
INVG MORTGAGE SECURITIES CORP /DE/	792014	MEREDITH CORP	065011	PITTWAY CORP /DE/	09346
IOWA ELECTRIC LIGHT & POWER CO	052485	MERRY LAND & INVESTMENT CO INC	350071	PLAYTEX APPAREL INC	81721
IOWA SOUTHERN INC	790499	METRO MOBILE CTS INC	749922	PLAYTEX BEAUTY CARE INC	81721
IP TIMBERLANDS LTD	761860	METROPOLITAN FINANCIAL CORP /DE/	741341	PLM INTERNATIONAL INC	81467
IRE REAL ESTATE FUND LTD SERIES 25	720042	METROPOLITAN MORTGAGE & SECURITIES		PLUM CREEK TIMBER CO L P	84921
JAMESWAY CORP	053134	CO INC	065384	POGO PRODUCING CO	23048
JEFFERIES GROUP INC	717867	MEYER FRED INC.	701169	POPE & TALBOT INC /DE/	31187
JEFFERSON BANKSHARES INC	311100	MHS HOLDINGS CORP	854087	PRECISION CASTPARTS CORP	07995
JOHNSTON COCA COLA BOTTLING GROUP		MICRON TECHNOLOGY INC	723125	PREMIER BANCORP INC	76133
INC	818433	MIDLAND ENTERPRISES INC /DE/	066029	PRESIDIO OIL CO	08013
JONES FINANCIAL COMPANIES	815917	MIDWAY AIRLINES INC /DE/	319668	PRESTON CORP	71674
JONES INTERCABLE INC	275605	MILLER HERMAN INC.	066382	PRO FAC COOPERATIVE INC	20293
JONES SPACELINK LTD	353796	MILLIPORE CORP.	066479	PROGRESSIVE CORP/OH/	08066
JOSTENS INC	054050	MINE SAFETY APPLIANCES CO	066570	PS GROUP INC	08096
JOURNAL COMMUNICATIONS INC	054056	ML MEDIA PARTNERS LP	785959	PUGET SOUND BANCORP	35207
JOY TECHNOLOGIES INC	812944	MOLEX INC	067472	QUAKER STATE CORP	08138
JP INDUSTRIES INC	319375	MONARCH CAPITAL CORP /MA/	067516	QUANEX CORP	27688
JPS TEXTILE GROUP INC /DE/	846615	MONONGAHELA POWER CO /OH/	067646	QUESTAR PIPELINE CO	76404
K&F INDUSTRIES INC	851797	MORNINGSTAR FOODS INC.		QUICK & REILLY GROUP INC&/D—/	
KAMAN CORP	054381	MORRISON KNUDSEN CORP	832768		71954
KANSAS CITY SOUTHERN INDUSTRIES INC	054480	MORTGAGE & REALTY TRUST	763739	OVC NETWORK INC.	79756
KASH N KARRY FOOD STORES INC.	842913	MOUNTAIN FUEL SUPPLY CO	079259	RAYMOND JAMES FINANCIAL INC	72000
CAY JEWELERS INC	766566		068589	READING & BATES CORP	08232
KAY MARY CORP	783197	MUELLER INDUSTRIES INC	089439	RELIANCE GROUP INC/NEW/	70075
KELLWOOD CO.		MULTIBANK FINANCIAL CORP	068803	RELIANCE INSURANCE CO	08305
	055080	MULTIMEDIA INC	088813	RESIDENTIAL MORTGAGE ACCEPTANCE INC	79580
	055242	MUSICLAND GROUP INC /DE	798507	RESIDENTIAL MORTGAGE INVESTMENTS INC	79168
KENTUCKY POWER CO	055373	NALCO CHEMICAL CO	069598	RESORTS INTERNATIONAL INC	08339
CARALL INTERNATIONAL INC.	055642	NASH FINCH CO	069671	RESTAURANT ENTERPRISES GROUP INC /	
KIMBALL INTERNATIONAL INC	055772	NATIONAL BANCSHARES CORP OF TEXAS	069834	DEL/	81385
KING WORLD PRODUCTIONS INC	756764	NATIONAL COMMUNITY BANKS INC	841534	REX PT HOLDINGS INC	84376
KN ENERGY INC.	054502	NATIONAL CONSUMER COOPERATIVE BANK		REXENE CORP.	82921
KOGER PROPERTIES INC /FL/	355357	/DC/	356801	REYNOLDS & REYNOLDS CO	08358
A QUINTA MOTOR INNS INC	278243	NATIONAL CONVENIENCE STORES INC /DE/	314862	RHODES INC	08387
A Z BOY CHAIR CO	057131	NATIONAL EDUCATION CORP	277821	ROCHESTER TELEPHONE CORP	08456
ACLEDE GAS CO	057183	NATIONAL HEALTH LABORATORIES INC	832427	ROLLINS TRUCK LEASING CORP	08424
ADD FURNITURE INC	721669	NATIONAL REALTY L P.	819671	ROSES STORES INC	
LANDMARK BANCSHARES CORP	036948	NATIONAL SERVICE INDUSTRIES INC.	070538		08514
LANDMARK LAND CO INC/DE	749028	NCH CORP		ROUNDYS INC	31442
LDI CORP	814500	NEIMAN MARCUS GROUP INC	089960	ROWAN COMPANIES INC	08540
			819539	RPM INC/OH/	11062
LEAR SEATING CORP	842162	NEW JERSEY RESOURCES CORP.	356309	RUBBERMAID INC	08562

APPENDIX E.—DIVISION OF CORPORATION FI-NANCE GROUPS OF MANDATED ELECTRONIC FILERS—Continued

#### Group CF-03

CIK No.

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YANKEE ENERGY SYSTEM INC.

Registrant

RYMAC MORTGAGE INVESTMENT CORP., SAFETY KLEEN CORP. SAHARA CASINO PARTNERS L.P....

SANTA FE ENERGY PARTNERS L P ... SANTA FE ENERGY RESOURCES INC

SANTA FE PACIFIC PIPELINE PARTNERS LP.

SAUL B F REAL ESTATE INVESTMENT TRUST SAVANNAH FOODS & INDUSTRIES INC.

SCIENCE APPLICATIONS INTERNATIONAL

SCRIPPS HOWARD BROADCASTING CO SEABOARD CORP / DE/....

SOUTHERN INDIANA GAS & ELECTRIC CO... SOUTHERN NATIONAL CORP /NC/

RUSSELL CORP

RYKOFF SEXTON INC

SAHARA RESORTS.

SCHERER R P CORP.

SCIENTIFIC ATLANTA INC

SEAGULL ENERGY CORP

SHAW INDUSTRIES INC

SIGMA ALDRICH CORP... SIGNAL FINANCE CORP.

SIX FLAGS CORP /DE/...

SNAP ON TOOLS CORP ... SONOCO PRODUCTS CO.

SOUTHDOWN INC

SPI HOLDING INC

SPX CORP

SOTHEBYS HOLDINGS INC

SOUTH JERSEY INDUSTRIES INC.

SOUTHWARK CORP.
SOUTHWESTERN ENERGY CO.

SPECIALTY RETAILERS INC /DE/

SPRAGUE TECHNOLOGIES INC.

STANDARD COMMERCIAL CORP

STANDARD PRODUCTS CO STANDARD REGISTER CO.

STOKELY VAN CAMP INC.

STONERIDGE RESOURCES INC

STORAGE TECHNOLOGY CORP STRAWBRIDGE & CLOTHIER..... SUBARU OF AMERICA INC...... SUNBEAM CORP/DE/

TAYLOR ANN HOLDINGS INC

TECUMSEH PRODUCTS CO..

TEKTRONIX INC...... TELECOM USA INC /DE/...

TERADYNE INC.

TIDEWATER INC.

TEXAS INDUSTRIES INC.

THP ENTERPRISES INC

TODD SHIPYARDS CORP

SUNWEST FINANCIAL SERVICES INC. TAMBRANDS INC......

TELEPHONE & DATA SYSTEMS INC

TESORO PETROLEUM CORP / NEW/. TEXAS GAS TRANSMISSION CORP....

TEXAS NEW MEXICO POWER CO.

TIS MORTGAGE INVESTMENT CO.

TLC BEATRICE INTERNATIONAL HOLDINGS

THERMADYNE INDUSTRIES INC THERMO ELECTRON CORP.....

STANDARD MOTOR PRODUCTS INC STANDARD PACIFIC LP

SECURITY BANCORP INC /MI/....

SEAMENS CORP.

SHONEYS INC.

CORP

APPENDIX E.—DIVISION OF CORPORATION FI-NANCE GROUPS OF MANDATED ELECTRONIC FILERS—Continued

Group CF-03	
Registrant	CIK No.
TOLL BROTHERS INC	794170
TONKA CORP	098651
TOPS MARKETS INC/NY/	071922
TORCHMARK CORP	320335
TORO CO/DE	737758
TOSCO CORPTPI ENTERPRISES INC	074091 096919
TRANSCAPITAL FINANCIAL CORP	099321
TREDEGAR INDUSTRIES INC	850429
TRIANGLE PACIFIC CORP	230602
TRINITY INDUSTRIES INC	
TRINITY INDUSTRIES LEASING CO	350024
TRITON ENERGY CORP	099830
TRITON GROUP LTD /DE/TRUMP PLAZA FUNDING INC	319250 791445
TRUMPS CASTLE FUNDING INC	
TRUSTCOMPANY BANCORPORATION	768905
TRUSTMARK CORP	036146
TURNER CORP	743475
U S HOME CORP /DE/	101640
UDC UNIVERSAL DEVELOPMENT LP	769624
UGI CORP	100548
UNIC INC	276104 752290
UNION PLANTERS CORP	
UNIONFED FINANCIAL CORP	
UNISYS FINANCE CORP	814073
UNITED ASSET MANAGEMENT CORP	796370
UNITED INVESTORS MANAGEMENT CO	791262
UNITED MISSOURI BANCSHARES INC	
UNITED STATIONERS INC.	355999
UNITED TELEPHONE CO OF OHIO	101839
UNITED WATER RESOURCES INC	715969
UNIVAR CORP	101929
UNIVERSAL FOODS CORP	310142
UNIVERSAL HEALTH SERVICES INC	352915
JNUM CORP	795581
JSLICO CORP	750234
JSLIFE CORP	102420
JST INC	811669
/ALEY BANCORPORATION	021271 102661
VALLEY NATIONAL BANCORP	
VARIAN ASSOCIATES INC /DE/	202527
VERMONT YANKEE NUCLEAR POWER CORP	103298
VISHAY INTERTECHNOLOGY INC	103730
VISTA CHEMICAL CO /DE/	805270
VORNADO INC	103925
VULCAN MATERIALS CO	103973
WABASH RAILROAD CO	850316
WALLACE COMPUTER SERVICES INC	104005
WARNACO GROUP INC /DE/	801351
WARNACO INC.	104628
WASHINGTON GAS LIGHT CO	104819
WASHINGTON NATIONAL CORP	104867
WEINGARTEN REALTY INVESTORS /TX/	828916
NEIRTON STEEL CORP	849979
WELLMAN INC	105418 812708
VENDYS INTERNATIONAL INC	105668
WESCO FINANCIAL CORP	105729
WEST ONE BANCORP	351155
NESTAMERICA BANCORPORATION	311094
WESTCORP /CA/	813461
WESTERN COMPANY OF NORTH AMERICA	106015
WESTERN DIGITAL CORP.	106040
WESTERN UNION CORP /DE/	106367
VESTFIELD FINANCE INC	823869
WESTMARK INTERNATIONAL INC	806086
WESTMORELAND COAL CO	106455
WESTWOOD ONE INC /DE/	771950
WETTERAU INC	106521
WHITNEY HOLDING CORP	106926
WHITTAKER CORP	106945
MILLIAMS NATURAL GAS CO /DE/	314890
MISCONSIN GAS CO	107819
WISCONSIÑ POWER & LIGHT CO	107832
WISCONSIN PUBLIC SERVICE CORP	107833
WORTHEN BANKING CORP	350572
WORTHINGTON INDUSTRIES INC	108516
VPL HOLDINGS INC	352541
NYMAN GORDON CO	108703

217591

APPENDIX E.—DIVISION OF CORPORATION FI-NANCE GROUPS OF MANDATED ELECTRONIC FILERS—Continued

#### Group CF-03

Registrant	CIK No.
ZAPATA CORP	109177
ZENITH ELECTRONICS CORPZIONS BANCORPORATION /UT/	109265
ZURN INDUSTRIES INC	109446

APPENDIX E.—DIVISION OF CORPORATION FI-NANCE GROUPS OF MANDATED ELECTRONIC FILERS

Registrant	CtK No.
Samuel Sa	DUNGSHI
20TH CENTURY INDUSTRIES	100331
3 BEALLS HOLDING CORP	840468
3COM CORPABCO MARKETS INC /AZ/	738076 843087
ABF FREIGHT SYSTEM INC	838830
ACKERLEY COMMUNICATIONS INC	319120
ACME CLEVELAND CORP	002066
ACME STEEL CO	002093
ACNB CORP	715579
ACTION AUTO RENTAL INC	810309
ACUSON CORP	717014
ADC TELECOMMUNICATIONS INC	061478
ADDINGTON RESOURCES INCADIA SERVICES INC	810665 752200
ADIENCE INC	846972
ADVANCED TELECOMMUNICATIONS CORP	729647
ADVO SYSTEM INC	801622
AEL INDUSTRIES INC	004911
AFFILIATED BANC CORP	824205
AIR EXPRESS INTERNATIONAL CORP/DE/	700674
AIR WIS SERVICES INC	717324
ALLAROBATORIES INC	804212
AL LABORATORIES INCALABAMA GAS CORP	730469 003146
ALC COMMUNICATIONS CORP	783425
ALEXANDERS INC	003499
ALLEGHENY & WESTERN ENERGY CORP	351547
ALLEN GROUP INC	003721
ALLIANCE BANCORPORATION /AK/ALLIANCE CAPITAL MANAGEMENT LP	728534
ALLIANCE CAPITAL MANAGEMENT LP	825313
ALLSTAR INNS L P /DE/	810992
ALLWASTE INCALTUS FINANCE CORPORATION	804742
ALZA CORP	816643 004310
AMAX GOLD INC	814577
AMBRIT INC	319678
AMCAST INDUSTRIAL CORP	027425
AMDURA CORP	005177
AMERICA FIRST TAX EXEMPT MORTGAGE	
FUND LP	776734
AMERICAN BUILDING MAINTENANCE INDUS-	****
TRIES INC	771497 004672
AMERICAN CAPITAL & RESEARCH CORP /	004072
DE/	858200
AMERICAN CARRIERS INC	719271
AMERICAN EXPLORATION CO	715428
AMERICAN FRUCTOSE CORP	725552
AMERICAN INSURED MORTGAGE INVESTORS.	724533
AMERICAN INSURED MORTGAGE INVESTORS	100000
L P	784014
AMERICAN OIL & GAS CORP	746896 005577
AMERICAN PACESETTER	827165
AMERICAN RICE INC	824206
AMERICAN SOUTHWEST FINANCE CO INC	725349
AMGEN INC	318154
AMITY BANCORP INC	799026
AMPCO PITTSBURGH CORP	006176
AMPLICON INC	803016
AMREP CORP.	006207
AMVESTORS FINANCIAL CORP	005320 006284
ANCHOR CAPITAL I INC	819336
ANDERSONS	006474
ANDREW CORP	317093
ANGELES CORP /CA/	316315
ANGELICA CORP /NEW/	006571
ANTHONY C R CO	006715
ANTHONY INDUSTRIES INC	006720
AP INDUSTRIES INC	726819
APOGEE ENTERPRISES INC	0068 15

NANCE GROUPS OF MANDATED ELECTRONIC FILERS-Continued

#### Group CF-04

CIK No.

840470

719545

006948 791048

819790

225051

800082

785962

797975

766841

803337

R33890

354797

836666

844216 725182

802019

008117

008126

702720

811828

731802

807707 008462

769397

778705

277161

008919

350750

792570

723873

748501

709329

732350

755497

726927

009342

797315

805792

318378

310979 009548

313857

351238

009984

790360

010329

313294

807877 824776 314346

817946

739878 764478

814570

011975

090656

352720 722808 012180

763043

714655

351348

779334

012400

830158

012960

013006

013021

806635

737576

009677 791851

014060

059440

014637

319498

015019

COMMTRON CORP

COMMUNICATIONS TRANSMISSION INC.

Registrant

APPLETREE MARKETS INC.

APPLIED BIOSYSTEMS INC

ARDEN GROUP INC

ARIS CORPORATION

ASB CAPITAL CORP

ASB FUNDING CORP ASHLAND COAL INC.

ASHTON TATE CORP

ARGONAUT GROUP INC

APPLIED MAGNETICS CORP ARBOR DRUGS INC

ARMOR ALL PRODUCTS CORP.

ASK COMPLITER SYSTEMS INC.

AST GENERAL CORP /DE/...

ATHLONE INDUSTRIES INC

ATLANTIS GROUP INC /DE/ ATMOS ENERGY CORP.....

AUDIOVOX CORP AUGAT INC

AUTODESK INC

AUTODIE CORP

AVANTEK INC.

AYDIN CORP..... BAIRNCO CORP

BAKER J INC

BANCTEC INC

ASTEC INDUSTRIES INC

ASSOCIATED NATURAL GAS CORP

BALCOR EQUITY PENSION INVESTORS I.

BALCOR PENSION INVESTORS IV BALCOR PENSION INVESTORS V.

BALCOR PENSION INVESTORS VI BALCOR REALTY INVESTORS 84.

BALDWIN PIANO ORGAN CO /DE

BALDWIN TECHNOLOGY CO INC

BELL INDUSTRIES INC/DEL/

BELL JAN MARKETING INC

BERRIE RUSS & CO INC ..

BAYOU STEEL CORP BE HOLDINGS INC....

BEST BUY CO INC

BICOASTAL CORP...

BIBB CO /DE.

BIC CORP

BIOGEN INC

BIOMET INC

BLAIR CORP

BMA CORP /MO/

BASSETT FURNITURE INDUSTRIES INC. BAY FINANCIAL CORP.....

BIG B INC...
BINDLEY WESTERN INDUSTRIES INC...
BINKS MANUFACTURING CO...
BIO RAD LABORATORIES INC...

BIOCRAFT LABORATORIES INC

BROWN & SHARPE MANUFACTURING CO /

BOLT BERANEK & NEWMAN INC.

BIRMINGHAM STEEL CORP.

BRENTON BANKS INC

BROOKE GROUP LTD

BRT REALTY TRUST BSD BANCORP INC...

BTR REALTY INC

BRENDLES INC

BALCOR EQUITY PENSION INVESTORS II..

BALCOR REALTY INVESTORS 84 SERIES II. BALDOR ELECTRIC CO.....

BANCTEXAS GROUP INC.
BANGOR HYDRO ELECTRIC CO.,
BANK OF NEW HAMPSHIRE CORP.
BANK OF SAN FRANCISCO CO HOLDING CO.

NANCE GROUPS OF MANDATED ELECTRONIC FILERS-Continued

Group CF-04 Registrant CIK No. 015310 015393 BURNHAM PACIFIC PROPERTIES INC. 015815 715577 BURR BROWN CORP BUTLER MANUFACTURING CO. 015840 BWIP HOLDING INC 817637 CABLE TV FUND 12-D LTD. CABLE TV FUND 14 B LTD. 789292 821480 813672 CAESARS NEW JERSEY INC. 276310 CAL BER BANCORP INC 705879 CALGON CARBON CORPORATION 812701 CALIFORNIA SEVEN ASSOCIATES LTD PART-NERSHIP 765506 CAMBREX CORP CANANDAIGUA WINE CO INC 016918 CAPITAL CITY BANK GROUP INC CAPITOL BANCORPORATION..... CAPITOL STREET CORP...... 726601 017329 CARDINAL DISTRIBUTION INC 721371 794456 CARLISLE PLASTICS INC. CARLYLE REAL ESTATE LTD PARTNERSHIP X.
CARLYLE REAL ESTATE LTD PARTNERSHIP 314459 350667 CARLYLE REAL ESTATE LTD PARTNERSHIP 700949 CARLYLE REAL ESTATE LTD PARTNERSHIP 737291 CARLYLE REAL ESTATE LTD PARTNERSHIP 789950 CARMIKE CINEMAS INC 799088 846466 CAROLINA STEEL CORPORATION. CARROLS CORP 017927 CASCADE NATURAL GAS CORP 018072 CASEYS GENERAL STORES INC. CASTLE A M & CO. CBT CORP /KY/ ..... 018172 719227 CDI CORP 018396 CECO INDUSTRIES INC /DE/... 806090 CEDAR FAIR L P 811532 CENCOM CABLE INCOME PARTNERS LP... 798769 018497 CENTENNIAL GROUP INC /DE/... 810909 CENTOCOR INC. 708823 CENTRAL FREIGHT LINES INC.
CENTRAL HOLDING CO.
CENTRAL STEEL & WIRE CO.
CENTRAL TELEPHONE CO OF ILLINOIS.
CENTRAL TELEPHONE CO OF VIRGINIA 771722 018783 018794 018795 705752 740156 CENVEST INC 811209 CETUS CORP 350383 CF INCOME PARTNERS L P .... 802779 CF&I STEEL CORP 019020 CHANCELLOR CORP 724051 CHARTER BANCSHARES INC. 718607 CHARTER CO. 312667 CHARTWELL GROUP LTD... 790230 CHERRY CORP 019704 CHESHIRE FINANCIAL CORP. 800042 703351 CHIDS INC.....CHIPS & TECHNOLOGIES INC.....CHIPTENDEN CORP /VT/...CHOCK FULL O NUTS CORP....CHURCH & DWIGHT CO INC /DE/... 767965 200138 020041 313927 CINTAS CORP 831486 020740 CLARIDGE HOTEL & CASINO CORP. 730409 CLEAN HARBORS INC. 822818 CLIFFS DRILLING CO 831964 CLINTON MILLS INC 810571 CLYDE FINANCIAL CORP 729576 CNB FINANCIAL CORP/KS. COBE LABORATORIES INC 021310 COEUR D ALENE MINES CORP. 021510 COLONIAL GAS CO COMMERCIAL INTERTECH CORP. 022470

793277

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APPENDIX E .- DIVISION OF CORPORATION FI- APPENDIX E .- DIVISION OF CORPORATION FI- APPENDIX E .- DIVISION OF CORPORATION FI-NANCE GROUPS OF MANDATED ELECTRONIC FILERS-Continued

Group CF-04	
Registrant	CIK No.
	-
COMMUNITY BANK SYSTEM INC	723188
COMPREHENSIVE CARE CORP	022872
COMPREHENSIVE CARE CORP	351360
CONAIR CORP/DE/NEW	769208
CONCURRENT COMPUTER CORP/DE CONNECTICUT ENERGY CORP. CONNECTICUT WATER SERVICE INC / CT	749038
CONNECTICUT WATER SERVICE INC / CT	276209
CONQUEST EXPLORATION CO	354829
CONSOLIDATED CAPITAL INSTITUTIONAL PROPERTIES II	719184
CONSOLIDATED CAPITAL INSTITUTIONAL PROPERTIES	352983
CONSOLIDATED STORES CORP / DE / CONSTAR INTERNATIONAL INC CONSUMERS POWER CO.	768835
CONSTAR INTERNATIONAL INC	029806
CONSUMERS WATER CO	023910
CONTEL CELLULAR INC	822419
CONTINENTAL HOMES HOLDING CORP	796122
CONTINENTAL MEDICAL SYSTEMS INC /DE/	802284
CONVEX COMPUTER CORP	711404
COPPERWELD CORP	024596
CORDIS CORP. CORE INDUSTRIES INC.	024654
CORE INDUSTRIES INC	091817
CORROON & BLACK CORP	024975
CPB INC	701347
CPI CORP	025354
CRACKER BARREL OLD COUNTRY STORE	
CROMPTON & KNOWLES CORP	025373
CROSS A T CO	025793
CRSS INC	025941
CSC INDUSTRIES INC	806400
CTS CORP	026058
CUBIC CORP /DE/	
CV REIT INC	018934
CVB FINANCIAL CORP	354847
CYPRESS SEMICONDUCTOR CORP /DE/	791915
CYPRESS SEMICONDUCTOR CORP / DE/	721675 811028
DAMON CORP.	026757
DAMSON ENERGY CO LP	764865
DANIEL INDUSTRIES INC	026821
DARLING DELAWARE CO INC	845758
DARLING DELAWARE CO INC	701376
DATAPOINT CORP	205239
DEKALB GENETICS CORP	711054
DEL VAL FINANCIAL CORP	215639
DELCHAMPS INC	729970
DELL COMPUTER CORP	826083
DELTONA CORP	027984
NERS LTD PARTNERSHIP 773350	317814
DIGITAL COMMUNICATIONS ASSOCIATES INC.	712744
DOLLAR FINANCE INC	765878
DOLLAR GENERAL CORP	029534
DONALDSON CO INC	029644 805583
DOUGLAS & LOMASON CO	029854
DR PEPPER BOTTLING HOLDINGS INC	843396
DRAVO CORP	030067
DRESS BARN INC	717724 352305
DRUG EMPORIUM INC/DE	
DS BANCOR INC	790168
DST SYSTEMS INC	714603
DUKE REALTY INVESTMENTS INC	783280 030547
DURHAM CORP	316444
DURIRON CO INC	030625
DYERSBURG FABRICS INC	
DYNAMICS CORP OF AMERICA	030819
DYNATECH CORP	030841
DYNCORP	030770
EAGLE FINANCIAL COHP	792369
EAGLE FOOD CENTERS INC	
	and the same of th
EGGHEAD INC /WA/	832320
EKCO GROUP INC /DE/	018827

NANCE GROUPS OF MANDATED ELECTRONIC FILERS—Continued

Group CF-04

NANCE GROUPS OF MANDATED ELECTRONIC FILERS-Continued

Group CF-04

APPENDIX E.-DIVISION OF CORPORATION FI- APPENDIX E.-DIVISION OF CORPORATION FI- APPENDIX E.-DIVISION OF CORPORATION FI-NANCE GROUPS OF MANDATED ELECTRONIC FILERS-Continued

Registrant	CIK No.	Registrant	CIK No.	Registrant	CIK N
CO BIDLISTDIES BIC	032013	GIANT GROUP LTD.	041296	INTELLIGENT ELECTRONICS INC	8144
LCO INDUSTRIES INC	032013	GIANT INDUSTRIES INC	856465	INTELOGIC TRACE INC	7719
LIZABETHTOWN WATER CO /NJ/	032379	GIDDINGS & LEWIS INC /WI/	851588	INTERMEC CORP	0510
LJER INDUSTRIES INC	846657	GILBERT ASSOCIATES INC/NEW	740763	INTERMET CORP	7452
MC CORP	790070	GLEASON CORP /DE/	743239	INTERNATIONAL ALUMINUM CORP	0511
MERALD HOMES LP	806627	GLENBOROUGH LTD.	790129	INTERNATIONAL AMERICAN HOMES INC	7606
MMIS BROADCASTING CORPORATION	783005	GLENMORE DISTILLERIES CO	041781	INTERNATIONAL DAIRY QUEEN INC	0512
MPIRE GAS CORP /MO/	032703	GLOBAL NATURAL RESOURCES INC/NJ	733289	INTERNATIONAL GAME TECHNOLOGY	3539
MPIRE OF CAROLINA INC	312840	GOLDOME FLORIDA FUNDING CORP	763840	INTERNATIONAL INCOME PROPERTY INC	3109
NCORE COMPUTER CORP /DE/	764037	GOLDOME FLORIDA FUNDING CORP II	790632	INTERNATIONAL RECTIFIER CORP /DE/	3167
NDEVCO INC	725625	GOODY PRODUCTS INC	317332	INTERNATIONAL TECHNOLOGY CORP	7311
NERGY DEVELOPMENT PARTNERS LTD	773649	GOTTSCHALKS INC	790414	INTERNATIONAL TELECHARGE INC	7808
NERGY SERVICE COMPANY INC	314808	GOULD INVESTORS L P	779335	INTERNATIONAL THOROUGHBRED BREED-	
NGRAPH INC	032991	GOVERNMENT EMPLOYEES FINANCIAL CORP.	042817	ERS INC	3205
NSTAR INDONESIA INC	717239	GR FOODS INC	051467	INTERSTATE GENERAL CO L P	8073
NVIRONMENTAL SYSTEMS CO /DE/	774709	GRACO INC	042888	INVESTORS SAVINGS CORP	8041
QK GREEN ACRES LP	796509	GRAPHIC INDUSTRIES INC	727162	INVG GOVERNMENT SECURITIES CORP	7934
OK REALTY INVESTORS I	755926	GRAPHIC SCANNING CORP	043142	IONICS INC	0524
QUITABLE REAL ESTATE SHOPPING CEN-		GREAT AMERICAN INDUSTRIES INC	043279	IOWA SOUTHERN UTILITIES CO	0525
TERS LP.	806029	GREEN A P INDUSTRIES INC	826619	IRONSTONE GROUP INC	7232
RLY INDUSTRIES INC	030966	GREEN MOUNTAIN POWER CORP	043704	IRT PROPERTY CO	3110
STERLINE CORP	033619	GREIF BROTHERS CORP	043920	IWC RESOURCES CORP	7905
VANS & SUTHERLAND COMPUTER CORP	276283	GROSSMANS INC	033798	JACOBS ENGINEERING GROUP INC /DE/	0529
ANS BOB FARMS INC	033769	GROW GROUP INC	044171	JACOBSON STORES INC	0530
VEREST & JENNINGS INTERNATIONAL LTD	033837	GRUBB & ELLIS CO	216039	JACOR COMMUNICATIONS INC	7028
PEREX SYSTEMS INC /DE/	816762	GUARDIAN BANCORP	749751	JESUP GROUP INC	7027
KCÉL INDUSTRIES INC	740868	GULF RESOURCES & CHEMICAL CORP	044549	JHM MORTGAGE SECURITIES L.P	8201
ECUTONE INFORMATION SYSTEMS INC	725282	HAL INC /HI/	046205	JIFFY LUBE INTERNATIONAL INC	7309
M NATIONAL CORP	034125	HALF ROBERT INTERNATIONAL INC /DE/	315213	JMB INCOME PROPERTIES LTD X	7192
AB INDUSTRIES INC	034136	HALL FINANCIAL GROUP INC	063436	JMB INCOME PROPERTIES LTD XI	7444
ABRI CENTERS OF AMERICA INC	034151	HALL FRANK B & CO INC	044956	JMB INCOME PROPERTIES LTD XII	7658
ARAH INC	034501	HALLWOOD GROUP INC	355766	JMB INCOME PROPERTIES LTD XIII	7906
RMER BROTHERS CO	034563	HANCOCK FABRICS INC	812906	JOHNSON WORLDWIDE ASSOCIATES INC	7883
RMERS CAPITAL BANK CORP	713095	HANCOCK HOLDING CO	750577	JORDAN INDUSTRIES INC	8394
ARMERS NATIONAL BANCORP /MD/	700850	HARKEN ENERGY CORP	313478	JORGENSEN EARLE M CO /DE/	0540
RMLAND FOODS INC	034615	HARPER GROUP INC /DE/	045674	JOSLYN CORP /IL/	0540
YS INCORPORATED	034768	HART HOLDING CO INC	087266	JUSTIN INDUSTRIES INC	0541
B&T CORP	700725	HARTFORD STEAM BOILER INSPECTION &		KANEB SERVICES INC	0544
DDERS CORP /DE	744106	INSURANCE CO	310823	KANSAS CITY LIFE INSURANCE CO	0544
DERAL SIGNAL CORP /DE/	277509	HAVERTY FURNITURE COMPANIES INC	216085	KARCHER CARL ENTERPRISES INC	3537
BREBOARD CORP /DE	833053	HEALTH & REHABILITATION PROPERTIES	300	KATY INDUSTRIES INC	0546
NEVEST FOODS INC	830141	TRUST	803649	KAYDON CORP	7406
RST ABILENE BANKSHARES INC	036029	HEALTH CARE REIT INC /DE/	766704	KD HOLDINGS CORP	8510
RST ALBANY COMPANIES INC	782842	HEALTH EQUITY PROPERTIES INC	822415	KDI CORP	0548
RST AMARILLO BANCORPORATION INC	702654	HEALTHCARE INTERNATIONAL INC	717517	KERR GLASS MANUFACTURING CORP	0554
RST BANCORP OF KANSAS	705025	HEALTHCO INTERNATIONAL INC	046454	KETEMA INC.	8382
RST CITIZENS BANCORPORATION OF	7-37-31	HEALTHSOUTH REHABILITATION CORP	785161	KEYSTONE CONSOLIDATED INDUSTRIES INC	0556
SOUTH CAROLINA	708848	HECLA MINING CO/DE/	719413	KINETIC CONCEPTS INC /TX/	8319
RST FEDERAL BANCORP INC	B13749	HEEKIN CAN INC	773594	KIRBY CORP	0560
RST FEDERAL CAPITAL FUNDING III INC	822741	HERITAGE FINANCIAL CORP /VA/	275514	KLA INSTRUMENTS CORP	3192
RST FINANCIAL ASSOCIATES INC	726737	HICKORY FURNITURE CO	047312	KLEIN CALVIN INC	778
RST FINANCIAL HOLDINGS INC /DE/	787075	HOLIDAY RAMBLER CORP		KOGER CO/FL/NEW	353
RST MERCHANTS CORP	712534	HOLLY CORP	048039	KOGER EQUITY INC	835
RST NATIONAL BANCORP /GA/	351825	HOME BENEFICIAL CORP	048174	KOPPERS HOLDINGS CORP	852
RST NATIONAL BANK CORP	808364	HOME NATIONAL CORP/MA	715128	KRUPP CASH PLUS III LTD PARTNERSHIP	803
RST NATIONAL CORP /CA/	,700941	HOMELAND HOLDING CORP	835582	KRUPP INSURED PLUS LTD PARTNERSHIP	786
RST REPUBLIC BANCORP INC		HON INDUSTRIES INC		KYSOR INDUSTRIAL CORP/MI	202
AST REPUBLIC CORP OF AMERICA		HONDO OIL & GAS CO		LA GEAR INC.	793
RST SECURITY FINANCIAL CORP		HONEYWELL FINANCE INC		LA PETITE ACADEMY INC.	357
AST UNITED BANCSHARES INC /AR/		HORIZON INDUSTRIES INC/GA/		LA QUINTA MOTOR INNS LTD PARTNERSHIP	799 057
RST UNITED CORP/MD/	763907	HORRIGAN AMERICAN INC		LACLEDE STEEL CO /DE/	057
ASTCORP INC.	749099	HOTEL INVESTORS CORP	316206	LADISH CO INC	814
CHER & PORTER CO	037115	HOTEL INVESTORS TRUST	048595	LAMSON & SESSIONS CO	057
SHER FOODS INC /OH/	037180	HOUGHTON MIFFLIN CO	048638	LANCASTER COLONY CORP	057
ORIDA ROCK INDUSTRIES INC	037651	HOUSE OF FABRICS INC/DE/	315125	LANCE INC	057 799
UKE JOHN MANUFACTURING CO INC	037743	HPSC INC	718909	LANDS END INC	1000000
C GOLD CO	814429	HRE PROPERTIES	048896		831
W BANCORP INC	000063	HUBCO INC	703559	LANDSTAR SYSTEM INC	853
ODARAMA SUPERMARKETS INC	037914	HUFFY CORP	225463		817
REST LABORATORIES INC	038074	HUGHES SUPPLY INC	049029	LAURENTIAN CAPITAL CORP/DE/	092
RSTMANN & CO INC	798246	HUNT MANUFACTURING CO	049146	LAWTER INTERNATIONAL INC	745
RUM RETIREMENT PARTNERS L P	804752	HYDRAULIC CO	049423	LOB BANCORP INC	047
RON CO	037755	ICM PROPERTY INVESTORS INC	757448	LDDS COMMUNICATIONS INC /TN/	058
RRS BISHOPS CAFETERIAS L P	818814	ICN BIOMEDICALS INC.	798166	LEISURE TECHNOLOGY INC	790
NTOS INC	791182	IDB COMMUNICATIONS GROUP INC	799319		059
HL CO	856386	IDEX CORP /DE/	832101	LIFE TECHNOLOGIES INC	727
NERAL BINDING CORP	040461	INACOMP COMPUTER CENTERS INC	730717		
NERAL DATACOMM INDUSTRIES INC	040518	INDEPENDENCE MINING COMPANY INC	768961	LIFETIME CORP	059
NESCO INC	018498	INDEPENDENT INSURANCE GROUP INC	319735	LILLY INDUSTRIAL COATINGS INC	
NETICS INSTITUTE INC	731336	INDUSTRIAL FUNDING CORP	857067	LINCOLN TELECOMMUNICATIONS CO	320
NEVA STEEL	860192	INFINITY BROADCASTING CORP	792863	LIONEL CORP.	059
NICOM CORP	766738	INFORMATION RESOURCES INC	714278	LOEHMANNS HOLDINGS INC	843
NLYTE GROUP INC	833076	INFORMIX CORP	799089	LONDONTOWN CORP	. 060
NOVESE DRUG STORES INC	040970	INGRES CORP.	712849	LONDONTOWN HOLDINGS CORP	849
RBER SCIENTIFIC INC	041133	INSTRUMENT SYSTEMS CORP /DE/	050725	LOUISIANA GAS SERVICE CO	352
FRIATRIC & MEDICAL CENTERS INC	041147	INSURED INCOME PROPERTIES 1985	754758	LUBYS CAFETERIAS INC	357
TTY PETROLEUM CORP	079849	INSURED INCOME PROPERTIES 1986 LP	778435		

Group CF-04

FILERS—Continued

Group CF-04

APPENDIX E.—DIVISION OF CORPORATION FINANCE GROUPS OF MANDATED ELECTRONIC NANCE GROUPS OF MANDATED ELECTRONIC NANCE GROUPS OF MANDATED ELECTRONIC FILERS—Continued

Group Cr-04					
Registrant	CIK No.	Registrant	CIK No.	Registrant	CIK
JRIA L & SON INC	277057	OAK INDUSTRIES INC	073568	PYRAMID TECHNOLOGY CORP	71
VI GROUP INC.	058526	OAKWOOD HOMES CORP	073809	QINTEX ENTERTAINMENT INC	82
W INDUSTRIES INC	057792	OBRIEN ENERGY SYSTEMS INC	795185	QMS INC	71
PHOMED INC	716827	GCEAN SHOWBOAT INC	810312	QUAKER CHEMICAL CORP	DE
ADISON JAMES LTD	350838	OCTEL COMMUNICATIONS CORP	792723	QUANTUM CORP /DE/	70
AGMA POWER CO /NV/	355876	OFFICE DEPOT INC	800240	RAMADA NEW JERSEY HOLDINGS CORP	75
ALRITE COMMUNICATIONS GROUP INC	734102	OGLEBAY NORTON CO	073918	RAMSAY HEALTH CARE INC	77
ANHATTAN NATIONAL CORP	061952	OHM CORP	788964	RANGER INDUSTRIES INC	02
ANITOWOC CO INC	061986	OLSTEN CORP	074386	RAYMOND CORP.	08
ARCADE GROUP INC	100979	OLYMPUS CAPITAL CORP/UT	707706	RAYONIER TIMBERLANDS LP	07
ARGUS CORP	062234	ONEIDA LTD	074585	RECOGNITION EQUIPMENT INC	08
HITANS PARTNERS L P	810113	OPTICAL RADIATION CORP	074702	RED LION INNS LIMITED PARTNERSHIP	8
ARSH & MCLENNAN COMPANIES INC	062709	ORCHARD SUPPLY HARDWARE CORP	856712	REEVES INDUSTRIES INC /DE/	75
RSH SUPERMARKETS INC	062785	OREGON STEEL MILLS INC.	830260	RELIANCE FINANCIAL SERVICES CORP	0
XICARE HEALTH PLANS INC	722573	ORIOLE HOMES CORP.	074928	REPUBLIC BANCORP INC.	8
IA INC	814585	ORION CAPITAL CORP	074931	RESIDENTIAL RESOURCES MORTGAGE IN-	
DONALD & CO INVESTMENTS INC	720900	OSHKOSH B GOSH INC	075042	VESTMENTS CORP	8
NEIL REAL ESTATE FUND XII LTD	351708	OSHKOSH TRUCK CORP	775158	RICHARDSON ELECTRONICS LTD/DE	3
DICAL CARE INTERNATIONAL INC	704156	OSHMANS SPORTING GOODS INC	075043	RIGHFOOD HOLDINGS INC	8
DIVERSIFIED INC	790725	OSULLIVAN CORP	075072	RISER FOODS INC /DE/	8
NOK REAL ESTATE LIMITED PARTNER-		OUTLET BROADCASTING INC	804080	RMI TITANIUM CO	8
SHIP.	783996	OUTLET COMMUNICATIONS INC	803743	ROANOKE ELECTRIC STEEL CORP	0
RCHANTS BANCORP INC/CT	740666	OWENS & MINOR INC	075252	ROCHESTER & PITTSBURGH COAL CO	0
RCHANTS BANCSHARES INC	726517	OXFORD ENERGY CO	743332	RODMAN & RENSHAW CAPITAL GROUP INC	7
RRY GO ROUND ENTERPRISES INC	719721	PACIFIC SCIENTIFIC CO	075608	POGERS CORP	0
TCALF & EDDY COMPANIES INC	839479	PACIFIC WESTERN BANCSHARES INC /DE/	317964	ROLLINS ENVIRONMENTAL SERVICES INC	7
PROPERTIES	068330	PAINEWEBBER EQUITY PARTNERS TWO LTD	The same	ROLLINS INC	0
M GRAND INC	789570	PARTNERSHIP	793973	ROSEVILLE TELEPHONE CO	1
HAEL FOODS INC	811930	PANSOPHIC SYSTEMS INC	353652	ROSS STORES INC	3
CHAELS STORES INC	740670	PARK COMMUNICATIONS INC	726957 076267	RYANS FAMILY STEAK HOUSES INC	0 00
CROPOUS CORP	718865 711083	PARK ELECTROCHEMICAL CORP	0/020/	SAFE HARBOR WATER POWER CORP	0
DIAND CO	066025	NERS LP	818093	SAFECARD SERVICES INC	
DEAND CO	607359	PARKER DRILLING CO /DE/	076321	SAFEGUARD SCIENTIFICS INC	
LICOM INC.	703769	PATTEN CORP	778946	SALEM CARPET MILLS INC	1
ISTAR INC	007119	PAY'N SAVE INC	793322	SANDY SPRING BANCORP INC	1 8
S COMPUTER SYSTEMS INC /CA/	857327	PBL ACQUISITION CORP	846717	SANTA ANITA OPERATING CO	1
SISSIPPI CHEMICAL CORP	066895	PEC ISRAEL ECONOMIC CORP	076888	SANTA ANITA REALTY ENTERPRISES INC	1
EQ REAL ESTATE PORTFOLIO L P	808369	PEEBLES INC	804125	SANTA BARBARA BANCORP	1
MEDIA OPPORTUNITY PARTNERS L P	818080	PENN VIRGINIA CORP.		SAVIN CORP	1 3
X CORP /MI	064247	PEOPLES BANCORP INC		SB PARTNERS	1
R HOLDING CORP	810666	PEOPLES BANCORPORATION		SCA TAX EXEMPT FUND LIMITED PARTNER-	
DINE MANUFACTURING CO	067347	PEOPLES FIRST CORP		SHIP	1
OG INC	.067887	PEOPLES HOLDING CO	715072	SCHULMAN A INC	1
GRE BENJAMIN & CO	276999	PERINI INVESTMENT PROPERTIES INC		SCOTSMAN INDUSTRIES INC	100
RGAN KEEGAN INC	729600	PERRY DRUG STORES INC	077628	SCOTTS COMPANY	
RGAN PRODUCTS LTD	739790	PETROLEUM HEAT & POWER CO INC		SEALED AIR CORP.	1
RRISON INC /DE/	068270	PETROLEUM HELICOPTERS INC		SEAMENS CAPITAL CORP	1
SINEE PAPER CORP.	068412	PETROLITE CORP	077943	SEAWAY FOOD TOWN INC	1
BUSINESS PROPERTIES FUND LTD III	769635	PHOENIX LEASING CASH DISTRIBUTION FUND II.	798905	SENEDA FOODS CORP /NY/	
S SYSTEMS CORP	068709	PIC N SAVE CORP	078384	SENSORMATIC ELECTRONICS CORP	
PA VALLEY BANCORP	700926	PICCADILLY CAFETERIAS INC	277923	SEQUENT COMPUTER SYSTEMS INC /OR/	
SHUA CORP	069680	PILGRIMS PRIDE CORP		SHARED MEDICAL SYSTEMS CORP	
TIONAL CITY BANCSHARES INC	764241	PIONEER FINANCIAL CORP		SHEARSON UNION SQUARE ASSOCIATES	
HONAL COMPUTER SYSTEMS INC	069999	PIONEER PINANCIAL SERVICES INC /DE	799036	LTD PARTNERSHIP	3
TIONAL DATA CORP	070033	PIONEER STANDARD ELECTRONICS INC		SHORELINE FINANCIAL CORP	-
TIONAL HEALTHCARE INC	765052	PITT DES MOINES INC	078853	SHOWBOAT INC	
TIONAL HEALTHCORP L.P	805274	PIZZA INN INC /TX/	718332	SIERRA CAPITAL REALTY TRUST VII CO	1 3
TIONAL INCOME REALTY TRUST	- 277577	PLANTERS CORP	709469	SIMMONS FIRST NATIONAL CORP	1
TIONAL LEASE INCOME FUND 6 LP	799034	PLENUM PUBLISHING CORP	079166	SIZZLER RESTAURANTS INTERNATIONAL INC.	
HONAL PATENT DEVELOPMENT CORP	070415	PLM EQUIPMENT GROWTH FUND II	812072	SJW CORP	1
HONAL PIZZA CO/KS	748714	PLY GEM INDUSTRIES INC	079209	SKYLINE CORP	1
HONAL PRESTO INDUSTRIES INC	080172	PNP PRIME CORP	825312	SMITH CORONA CORP	1
HONAL STANDARD CO	070564	POLARIS AIRCRAFT INCOME FUND II	789895	SMITH INTERNATIONAL INC.	
TIONAL WESTERN LIFE INSURANCE CO	070684	POLARIS AIRCRAFT INCOME FUND III	806031	SMITHFIELD FOODS INC	
RANCORP INC	780053	POLARIS AIRCRAFT INCOME FUND IV	818145 816951	SMUCKER J M CO	
B BANCORP INC	829732 742054	POLIFLY FINANCIAL CORP	826501	SNYDER OIL PARTNERS LP	
FINANCIAL CORP	807712	PRATT HOTEL CORP /DE/	030117	SOFTSEL COMPUTER PRODUCTS INC	
TWORK EQUIPMENT TECHNOLOGIES INC	752431	PREMIER BANKSHARES CORP	797541	SOUTHEASTERN MICHIGAN GAS ENTER-	1
TWORK SYSTEMS CORP	319645	PREMIER FINANCIAL SERVICES INC	036340	PRISES INC	
JTROGENA CORP	071125	PREMIER INDUSTRIAL CORP	080051	SOUTHEASTERN PUBLIC SERVICE CO	
W CENTURY COMMUNICATIONS INC	842809	PRICE COMMUNICATIONS GORP	355787	SOUTHERN CALIFORNIA WATER CO	
W ENGLAND BUSINESS SERVICE INC	205700	PRICE T ROWE ASSOCIATES INC /MD/	789671	SOUTHERN UNION CO	. 3
W PLAN REALTY TRUST	071519	PRIMARK CORP	358064	SPARTECH CORP	
WHALL LAND & FARMING CO /CA/	751976	PRIME CAPITAL CORP	791013	SPARTON CORP	-
BLE DRILLING CORP.	777201	PROLER INTERNATIONAL CORP	080693	SPC ACQUISITION INC	1 3
LAND CO	072243	PROPERTY CAPITAL TRUST	080718	SPRECKELS INDUSTRIES INC	183
RD RESOURCES CORP	072316	PROTECTIVE LIFE CORP	355429	SPS TECHNOLOGIES INC	1
RDSON CORP	072331	PROVIDENCE ENERGY CORP	319651	ST JOSEPH LIGHT & POWER CO	1
ORTH CAROLINA NATURAL GAS CORP	072596	PROVIDENCE GAS CO	080812	ST JUDE MEDICAL INC	1 3
ORTH STAR UNIVERSAL INC	768158	PST HOLDINGS INC	810627	STANDARD BRANDS PAINT CO.	
RTHWESTERN PUBLIC SERVICE CO	073088	PUERTO RICAN CEMENT CO INC	081076 805357	STANDEX INTERNATIONAL CORP/DE/STANLEY INTERIORS CORP	
GROUP INC	352973	PULITZER PUBLISHING CO	713076	STARRETT HOUSING CORP	1
		TOTAL TRUTTE OF TENT TOTAL	1 10010	The state of the s	1 4

Group CF-04

NANCE GROUPS OF MANDATED ELECTRONIC NANCE GROUPS OF MANDATED ELECTRONIC NANCE GROUPS OF MANDATED ELECTRONIC FILERS—Continued

· Group CF-04

APPENDIX E.—DIVISION OF CORPORATION FI- APPENDIX E.—DIVISION OF CORPORATION FI- APPENDIX E.—DIVISION OF CORPORATION FI-FILERS

Registrant  STEPAN CO. STERLING BANCORP. STERLING FINANCIAL CORP /PA/	716714	Registrant  UNITED MERCHANTS & MANUFACTURERS INC. UNITED STATES CELLULAR CORP	CIK No. 101357 821130	Registrant  21ST CENTURY FILM CORP	CIK No. 838179 799692
STERLING BANCORP STERLING FINANCIAL CORP /PA/ STERLING SOFTWARE INC. STEWART & STEVENSON SERVICES INC. STIFEL FINANCIAL CORP. STOKELY USA INC. STORAGE EQUITIES INC. STOTLER GROUP INC. STRATUS COMPUTER INC.	093451 811671 716714 094328	INC		A&W BRANDS INC /DE/	
STERLING BANCORP STERLING FINANCIAL CORP /PA/ STERLING SOFTWARE INC. STEWART & STEVENSON SERVICES INC. STIFEL FINANCIAL CORP. STOKELY USA INC. STORAGE EQUITIES INC. STOTLER GROUP INC. STRATUS COMPUTER INC.	093451 811671 716714 094328	INC		A&W BRANDS INC /DE/	
STERLING FINANCIAL CORP /PA/	716714				
STEWART & STEVENSON SERVICES INC	. 094328			AARON RENTS INC	706688
STIFEL FINANCIAL CORP. STOKELY USA INC. STORAGE EQUITIES INC. STOTLER GROUP INC. STRATUS COMPUTER INC.		UNITED STATES SURGICAL CORP	101788	ABC BANCORP	351569
STOKELY USA INC. STORAGE EQUITIES INC. STOTLER GROUP INC. STRATUS COMPUTER INC.		UNITED TELEVISION INC	352942	ABINGTON BANCORP INC	812146
STORAGE EQUITIES INC	720672	UNITED THERMAL CORP	820411	ABRAMS INDUSTRIES INC	001923
STOTLER GROUP INC	777538	UNITED VERMONT BANCORPORATION	351965	ACCLAIM ENTERTAINMENT INC	804888 002034
STRATUS COMPUTER INC	318380 822614	UNIVERSAL HEALTH REALTY INCOME TRUST	798783	ACETO CORP	002034
	723610	UNIVEST CORP OF PENNSYLVANIA	102212	ACME ELECTRIC CORP	002002
	094887	UNR INDUSTRIES INC	315641	ACTION AUTO STORES INC	811096
STRYKER CORP		URCARCO INC	804269	ACTION INDUSTRIES INC	002145
SUDBURY INC	811801	UST CORP	316901	ACTON CORP/DE	103575
SUFFOLK BANCORP	754673	VALID LOGIC SYSTEMS INC	706314	ACXIOM CORP	733269
SUMMIT HEALTH LTD	725555	VALMONT INDUSTRIES INC	102729	ADAC LABORATORIES	313798
SUMMIT TAX EXEMPT BOND FUND LP		VALSPAR CORP	102741	ADAPTEC INC	709804
SUMMIT TAX EXEMPT L P II		VAN DORN CO	102883	ADOBE SYSTEMS INC /CA/	796343
SUN DISTRIBUTORS L P		VANGUARD CELLULAR SYSTEMS INC	771178	ADVANCED LOGIC RESEARCH INC	861289
SUN ELECTRIC CORP.	095311	VANGUARD REAL ESTATE FUND I /MA/	801124	ADVANCED MARKETING SERVICES INC	814580
SUNGARD DATA SYSTEMS INC	789388	VARLEN CORP	103071	ADVANCED MEDICAL INC	817161
SUPER RITE FOODS INC	. 095504 731133	VERMONT FINANCIAL SERVICES CORP	706116	AEP INDUSTRIES INC	785787 856164
SUPERIOR INDUSTRIES INTERNATIONAL INC.	095552	VESTRON INC	775526	AIFS INC	785929
SYMBOL TECHNOLOGIES INC	278352	VIATECH INC	103392	AIM TELEPHONES INC	354173
SYMS CORP	724742	VICORP RESTAURANTS INC	703799 103492	AIR MIDWEST INC	310454
SYNTHETIC INDUSTRIES INC	809803	VIEW MASTER IDEAL GROUP INC	723922	AIRCOA HOSPITALITY SERVICES INC	703570
T2 MEDICAL INC	830735	VILLAGE SUPER MARKET INC	103595	AIRCOA HOTEL PARTNERS L P	812591
TALMAN FINANCE CORP A	796315	VISTA PROPERTIES	716942	AIRLEASE LTD	799033
TALMAN FINANCE CORP B	796316	VLSI TECHNOLOGY INC	704386	ALAMCO INC	355115
TALMAN FINANCE CORP C	810692	VMS NATIONAL PROPERTIES JOINT VEN-	101000	ALATENN RESOURCES INC	701288
TALMAN FINANCE CORP D		TURE	789089	ALDUS CORP /WA/	813656
TALMAN FINANCE CORP E		VMS STRATEGIC LAND FUND II	812914	ALICO INC	003545
TALMAN FINANCE CORP G	819819	VOLT INFORMATION SCIENCES INC	103872	ALLEN ORGAN CO.	003753 736994
TANDON CORP		WACKENHUT CORP	104030	ALLIANCE PHARMACEUTICAL CORP	806002
TBC CORP.	718449	WAINOCO OIL CORP	110430	ALLIED RESEARCH CORP	003952
TCA CABLE TV INC	700997	WALTHAM CORP	810962	ALPHA INDUSTRIES INC	004127
TCBY ENTERPRISES INC		WASHINGTON BANCORP INC	811553	ALTA GOLD CO/NV/	090350
TECH SYM CORP	. 096669	WASHINGTON TRUST BANCORP INC	737468	ALTERA CORP	768251
TELCO CAPITAL CORP	096895	WATKINS JOHNSON CO	105006	AMBANC CORP	702904
TELECREDIT INC	096929	WATTS INDUSTRIES INC	795403	AMBASSADOR FINANCIAL GROUP INC	724458
TELLABS INC	317771	WAUSAU PAPER MILLS CO	105076	AMERICA FIRST FEDERALLY GUARANTEED	
TELXON CORP	352495	WAXMAN INDUSTRIES INC	105096	MTG FUND II LP	799212
TERADATA CORP /DE/	816761	WEBB DEL CORP	105189	AMERICA FIRST PARTICIPATING PREFERRED	700054
TEXAS SECURITY BANCSHARES INC		WERNER ENTERPRISES INC	793074	EO MTG FUND	789951
THERMO INSTRUMENT SYSTEMS INC	319650 795986	WESBANCO INC	203596	AMERICAN BANCORPORATION /OH/	004570
TIE COMMUNICATIONS INC	313309	WEST CO INC	105770	AMERICAN CABLE TV INVESTORS 3	742274
TIFFANY & CO	098246	WEST COAST BANCORP /CA/	352187	AMERICAN CABLE TV INVESTORS 4 LTD	785025
TIMBERLAND CO		WEST SUBURBAN BANCORP INC	805060	AMERICAN CABLE TV INVESTORS 5 LTD	810963
TJ INTERNATIONAL INC	099974	WESTBANK CORP	742070	AMERICAN CAPITAL MANAGEMENT & RE-	
TOKHEIM CORP		WESTERN GAS PROCESSORS LTD	813790	SEARCH INC	789468
TOOTSIE ROLL INDUSTRIES INC		WESTERN GAS RESOURCES INC	856716	AMERICAN CITY BUSINESS JOURNALS INC	769339
TOWN & COUNTRY CORP	. 768608	WESTERN INVESTMENT REAL ESTATE	100105	AMERICAN COLLOID CO	813621
TPI RESTAURANTS INC		TRUST.	106135	AMERICAN CONSUMER PRODUCTS INC	799028
TRAMMELL CROW REAL ESTATE INVESTORS	716438	WESTERN PACIFIC INDUSTRIES INC	106230	AMERICAN ECOLOGY CORP	742126
TRANS FINANCIAL BANCORP INC	778437	WESTERN RESERVE TELEPHONE CO	790706 106291	AMERICAN FILTRONA CORP.	005009
TRANS RESOURCES INC		WESTERN WASTE INDUSTRIES	718244	AMERICAN HERITAGE LIFE INVESTMENT	005172
TRANS WORLD MUSIC CORP	795212	WESTON BOY F INC	106473	AMERICAN HOME SHIELD CORP	005172
TRANSCONTINENTAL REALTY INVESTORS	130212	WHEREHOUSE ENTERTAINMENT INC	050859	AMERICAN INCOME PARTNERS III-A LIMITED	3881188
INC	733590	WILEY JOHN & SONS INC.	107140	PARTNERSHIP 808512	
TRANSTECHNOLOGY CORP	. 099359	WILLCOX & GIBBS INC	107203	AMERICAN INCOME PARTNERS III-B LIMITED	
TRIAD SYSTEMS CORP	. 313867	WINDMERE CORP	217084	PARTNERSHIP 808513	D. D. S. C. C.
TRICO PRODUCTS CORP	Control of the Contro	WINNEBAGO INDUSTRIES INC	107687	AMERICAN MANAGEMENT SYSTEMS INC	310624
TRIMAS CORP.	842633	WITTER DEAN COLDWELL BANKER TAX		AMERICAN NATIONAL BANKSHARES INC	741516
TRUSTOD BANK CORP N Y		EXEMPT MTG FUND LP 794449		AMERICAN NATIONAL PETROLEUM CO /DE/	350898
TUBOSCOPE CORP		WITTER DEAN REALTY INCOME PARTNER-		AMERICAN NURSERY PRODUCTS INC	740055 350832
TVX BROADCAST GROUP INC		SHIP III LP	784161	AMERICAN PACIFIC CORP/DE	005719
TYCO INDUSTRIES INC	849262	WITTER DEAN REALTY INCOME PARTNER-	appearance.	AMERICAN REPUBLIC BANKCORP	352904
TYCO TOYS INC		SHIP II LP	752744	AMERICAN SHARED HOSPITAL SERVICES	744825
ULTIMATE CORP		WITTER DEAN REALTY INCOME PARTNER-	010070	AMERICAN SHIP BUILDING CO	005818
UNICARE HEALTH FACILITIES INC		SHIP IV LP	819342	AMERICAN SOFTWARE INC	713425
UNIFI INC.	100726	WLR FOODS INC	810116 760775	AMERICAN STEEL & WIRE CORPORATION	804307
UNIFIRST CORP	717954	WOLVERINE WORLD WIDE INC /DE/	110471	AMERICAN WOODMARK CORP	794619
UNILAB CORP	835472	WOODWARD GOVERNOR CO	108312	AMERICANA HOTELS & REALTY CORP	356959
UNION BANCSHARES INC/KS/	701546	WORK WEAR CORP INC	217577	AMRE INC.	809572
UNION VALLEY CORP.	794223	WORLDCORP INC	811664	ANALYSIS & TECHNOLOGY INC	310876
UNIROYAL PLASTICS ACQUISITION CORP UNITED BANKSHARES INC/WV	813792 729986	WTD INDUSTRIES INC.	797543	ANDAL CORP	070262 006383
UNITED CAPITAL CORP /DE/		WYLE LABORATORIES	108683	ANDERSEN GROUP INC	793029
UNITED CITIES GAS CO	101105	WYNNS INTERNATIONAL INC	108721	ANDREWS GROUP INC /DE/	277025
UNITED COMPANIES FINANCIAL CORP	217416	WYOMING NATIONAL BANCORPORATION	108738	ANGELES INCOME PROPERTIES LTD 6	812564
		XL DATACOMP INC	763358	ANGELES PARTICIPATING MORTGAGE	
UNITED DOMINION REALTY TRUST INC	. 225966	ZENITH NATIONAL INSURANCE CORP	109261	TRUST	831972
UNITED GROCERS INC /OR/	EE3300			11.7	
LILIUTED COCCUER INC. CO.	101271	ZERO CORP	109284	ANTHEM ELECTRONICS INC /DE/	727120

APPENDIX E.-DIVISION OF CORPORATION FI- APPENDIX E.-DIVISION OF CORPORATION FI- APPENDIX E.-DIVISION OF CORPORATION FI-NANCE GROUPS OF MANDATED ELECTRONIC FILERS—Continued

Group CF-05

NANCE GROUPS OF MANDATED ELECTRONIC FILERS—Continued

Group CF-05

NANCE GROUPS OF MANDATED ELECTRONIC FILERS-Continued

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Registrant	CIK No.	Registrant	CIK No.	Registrant	CIK No.
APACHE OFFSHORE INVESTMENT PARTNER-		BOSTON FINANCIAL QUALIFIED HOUSING		CHATTEM INC.	019520
SHIP	727538	LTD PARTNERSHIP 810663		CHAUS BERNARD INC	793983
APERTUS TECHNOLOGIES INC	351139	BRADLEY REAL ESTATE TRUST	013777	CHEMDESIGN CORP.	73454
APPAREL AMERICA INC	004319	BRESLER & REINER INC	014073	CHEMICAL LEAMAN CORP /PA/	21542
APPLIED BIOSCIENCE INTERNATIONAL INC	810723	BROOKS BOBBIE INC	014537	CHEMUNG FINANCIAL CORP	76356
ARITECH CORP	793592	BROWN TOM INC /DE	014803	CHESAPEAKE UTILITIES CORP	01974
ARKANSAS FREIGHTWAYS CORP	846729	BRYN MAWR BANK CORP	802681	CHEYENNE SOFTWARE INC	73863
ARLINGTON FINANCE CORP	788610	BSN CORP	319237	CHICAGO DOCK & CANAL TRUST	77465
ARMADA CORP	007377	BTU INTERNATIONAL INC.	840883	CHIRGN CORP	706539
ARNOLD INDUSTRIES INC	700612	BUELL INDUSTRIES INC	015166	CHRISTIANA COMPANIES INC	
					02010
ARROW AUTOMOTIVE INDUSTRIES INC	007533	BUFFETS INC	750274	CHYRON CORP	02023
ARTRA GROUP INC	200243	BUFFTON CORP	351220	CIGNA INCOME REALTY I LTD PARTNERSHIP	784000
ARX INC.	002601	BURGER KING INVESTORS MASTER LP	785994	CII-X HOLDINGS INC	026301
ASSOCIATED COMMUNICATIONS CORP	230036	BUSH INDUSTRIES INC.	758604	CIMCO INC /DE/	79124
ASSOCIATED MORTGAGE INVESTORS	007913	BUSINESS RECORDS CORPORATION HOLD-	1000000	CIMFLEX TEKNOWLEDGE CORP	71621
ASTROSYSTEMS INC	008065	ING CO.	205219	CINCINNATI MICROWAVE INC.	729583
AT&E CORP	008076	C3 INC	320121	CIRCON CORP	71972
ATALANTA SOSNOFF CAPITAL CORP /DE/	792449	CABLE TV FUND 12-A	763657	CIRRUS LOGIC INC	77240
ATI MEDICAL INC	737276	CABLE TV FUND 12-B	774557	CISCO SYSTEMS INC	B5887
ATLANTIC EXPRESS INC	786618	CABLE TV FUND 14-A LTD.	810334	CITIZENS & NORTHERN CORP	
ATLAS CORP	008302	CABLETRON SYSTEMS INC.	846909	CITY HOLDING CO	72685
ATLAS VAN LINES INC.	318397	CACI INTERNATIONAL INC /DE/	016058	CLAIRES STORES INC	03411
AUDIO VIDEO AFFILIATES INC	744187	CAGLES INC	016104	CLAIRSON INTERNATIONAL CORP	803026
AUTO TROL TECHNOLOGY CORP	278048	CALGENE INC /DE/	793931	CLEAR CHANNEL COMMUNICATIONS INC	73970
AUTOCLAVE ENGINEERS INC	350067	CALIFORNIA BIOTECHNOLOGY INC	726512	CLEVETRUST REALTY INVESTORS	020975
AVEMOO CORP	008802	CALIFORNIA COMMERCIAL BANKSHARES	704886	CLINTON GAS SYSTEMS INC.	702250
BABBAGES INC.	833443	CALIFORNIA JOCKEY CLUB	016343	CLOTHESTIME INC	727739
BADDOUR INC	724571	CALIFORNIA MICROWAVE INC	016357	CLR CORP.	20517
BADGER METER INC	009092	CALIFORNIA REAL ESTATE INVESTMENT	01000/	CLUB CAR INC	846871
BADGER PAPER MILLS INC	009092		010007		
	The state of the s	TRUST	016387	CMI CORP	021157
BAKER MICHAEL CORP.	009263	CALLAHAN MINING CORP	016455	CMS ENHANCEMENTS INC	764864
BALCOR COLONIAL STORAGE INCOME FUND	V	CALPROP CORP	016496	CNB CORP /SC/	764581
85	763535	CALUMET INDUSTRIES INC	016511	CNB FINANCIAL CORP/PA	736772
BALCOR COLONIAL STORAGE INCOME FUND	1	CANAL CAPITAL CORP	101821	COACHMEN INDUSTRIES INC	021212
86	795748	CANONIE ENVIRONMENTAL SERVICES CORP	798139	COAST DISTRIBUTION SYSTEM	728303
BALCOR CURRENT INCOME FUND 85	763897	CAPITAL GROWTH MORTGAGE INVESTORS L	1 30100	COCA MINES INC	066627
BALCOR EQUITY PENSION INVESTORS IV	796805	P	798533	CODORUS VALLEY BANCORP INC	806279
BALCOR EQUITY PROPERTIES XIV	714913	CAPITAL HOUSING & MORTGAGE PARTNERS	1.00000	COLLAGEN CORP /DE	021688
BALCOR EQUITY PROPERTIES XVIII			0.0000		
	740553	INC	849537	COLLINS INDUSTRIES INC	021759
BALCOR PENSION INVESTORS	225075	CAPITAL REALTY INVESTORS III LTD PART-		COLONIAL COMPANIES INC	853995
BALCOR PENSION INVESTORS II	350845	NERSHIP.	722833	COLONIAL GROUP INC /MA/	783282
BALCOR PENSION INVESTORS III	357329	CAPITAL REALTY INVESTORS IV LIMITED		COM SYSTEMS INC	355374
BALCOR PENSION INVESTORS VII	783456	PARTNERSHIP	740371	COMDIAL CORP	230131
BALCOR REALTY INVESTORS 83	705959	CAPITAL REALTY INVESTORS TAX EXEMPT		COMMERCE BANCORP INC /NJ/	715096
BALCOR REALTY INVESTORS 83 SERIES II	717856	FUND LP	799690	COMMERCEBANCORP	720883
BALCOR REALTY INVESTORS B5 SERIES 1	751341	CAPITAL SOURCE II L P A	799410	COMMERCIAL BANCORP	717059
BALCOR REALTY INVESTORS B5 SERIES II	759831	CAPITALCORP INC	725056	COMMONWEALTH INDUSTRIES CORP	022626
BALCOR REALTY INVESTORS 85 SERIES III	786769				
		CARDIS CORP /DE/	748313	COMMUNITY BANCORP INC /MA/	
BALCOR REALTY INVESTORS 86 SERIES I	777574	CAREERCOM CORP.	005934	COMMUNITY BANKS INC /PA/	714710
BALCOR REALTY INVESTORS LTD 82	355797	CARL JACK 312 FUTURES INC	792861	COMMUNITY BANKSHARES INC /NH/	776815
BAMBERGER POLYMERS INC	806011	CARLYLE INCOME PLUS LTD.	792978	COMPRESSION LABS INC	319085
BANK MARYLAND CORP.	819540	CARLYLE REAL ESTATE LTD PARTNERSHIP		COMPUCOM SYSTEMS INC	736291
BANK OF GRANITE CORP	810689	IX	310812	COMPUTER DATA SYSTEMS INC	022989
BAR MARBOR BANKSHARES	743367	CARLYLE REAL ESTATE LTD PARTNERSHIP		COMPUTER LANGUAGE RESEARCH INC	716902
BARDEN CORP	009901	VII	215371	COMPUTER PRODUCTS INC	023071
BARR LABORATORIES INC	010081	CARLYLE REAL ESTATE LTD PARTNERSHIP		COMPUTER TASK GROUP INC	023111
BARRY R G CORP /OH/	749872	VIII	275172	COMSHARE INC.	201513
BAYLAKE CORP.	275119	CARDLINA BANCORP INC /DE/			
BEARD OIL CO /DE/			825546	CONCORD FABRICS INC.	023248
BEEBAS CREATIONS INC.	832192	CAROLINA FIRST CORP	797871	CONCORD MILESTONE INCOME FUND LP	757639
	772263	CARRIAGE INDUSTRIES INC	746650	CONCORD TELEPHONE CO	023259
BEI ELECTRONICS INC	851478	CASCADE CORP	018061	CONESTOGA ENTERPRISES INC	854727
BEI HOLDINGS LTD /DE/	225569	CASH AMERICA INVESTMENTS INC /TX/	807884	CONESTOGA TELEPHONE & TELEGRAPH CO	023315
BELDING HEMINWAY CO INC 7DE/	011027	CASUAL MALE CORP	836866	CONNECTICUT BANCORP INC	804147
BELL W & CO INC	D11109	CATO CORP	018255	CONNECTICUT GENERAL REALTY INVES-	
BELMONT BANCORP	726294	CCX INC	024009	TORS III	745471
BERKLINE CORP.	011545		737275	CONSOLIDATED CAPITAL GROWTH FUND	201529
BERKSHIRE GAS CO /MA/	317406		787912	CONSOLIDATED CAPITAL INSTITUTIONAL	201020
BERRY PETROLEUM CO	778438				7,0000
BEST FRANK E INC		CELLULAR INFORMATION SYSTEMS INC	836184	PROPERTIES 3	768890
	011806		819724	CONSOLIDATED CAPITAL PROPERTIES I	275251
BEST LOCK CORP.	011814		815032	CONSOLIDATED CAPITAL PROPERTIES II	311867
BEST UNIVERSAL LOCK CO	011825	CENTRAL BANC SYSTEM INC	712535	CONSOLIDATED CAPITAL PROPERTIES III	317331
BIG O TIRES INC	718082	CENTRAL PENNSYLVANIA FINANCIAL CORP	769751	CONSOLIDATED CAPITAL PROPERTIES V	725614
BIOTECHNICA INTERNATIONAL INC	715374	CENTRAL SERVICE CORP	018751	CONSOLIDATED CAPITAL VENTURE PROPER-	
BIRD CORP	012245		766041	TIES 1	769902
BIZMART INC	827651	CENTURI INC	003905	CONSOLIDATED EQUITIES CORP	023648
BKLA BANCORP	716615		764543	CONSOLIDATED PACKAGING CORP	023750
BLESSINGS CORP.	012614		278128	CONSOLIDATED PRODUCTS INC /IN/	
BLISS & LAUGHLIN INDUSTRIES INC /DE					093859
	842679	CENTURY PROPERTIES FUND XV	314690	CONSOLIDATED RESOURCES HEALTH CARE	100
BMC BANKCORP INC	702903	CENTURY PROPERTIES FUND XVI	351931	FUND V	764544
THE INDUCTORS INCOME.	215310		356472	CONSOLIDATED RESOURCES HEALTH CARE	
BMC INDUSTRIES INC/MN/	THE PART OF PERSON		704271	FUND VI	777953
BMC SOFTWARE INC	835729		736909	CONSOLIDATED RESOURCES HEALTH CARE	
BMC SOFTWARE INC	764205				
BMC SOFTWARE INC				FUND IV	752896
BMC SOFTWARE INC	764205	CERNER CORP #MO/	804753	CONSOLIDATED TOMORA LAND CO	
SMC SOFTWARE INC	764205 701256	CERNER CORP #MO/ CHALONE INC	804753 742685	CONSOLIDATED TOMOKA LAND CO	752895 023795 793925
SMC SOFTWARE INC SINH BANCSHARES INC SINH BANCSHARES INC SODDIE NOELL RESTAURANTS PROPERTIES INC	764205 701256 812150	CERNER CORP #MO/ CHALONE INC. CHAMPION ENTERPRISES INC.	804753 742685 814068	CONSOLIDATED TOMOKA LAND CO	023795 793925
SMC SOFTWARE INC	764205 701256	CERNER CORP #MO/	804753 742685	CONSOLIDATED TOMOKA LAND CO	023795

APPENDIX E.—DIVISION OF CORPORATION FI- APPENDIX E.—DIVISION OF CORPORATION FI-NANCE GROUPS OF MANDATED ELECTRONIC FILERS—Continued

Group CF-05

NANCE GROUPS OF MANDATED ELECTRONIC FILERS—Continued

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NANCE GROUPS OF MANDATED ELECTRONIC FILERS—Continued

	TVI TO	a. 3.5 51 - 3.5		Group CF-05	
Registrant	CIK No.	Registrant	CIK No.	Registrant	CIK No.
CONTINENTAL MATERIALS CORP	20120				
CONTINUUM CO INC		DRIVER HARRIS CO	030197		ARE V
COOPER DEVELOPMENT CO	720062			SERIES IX	771983
COPLEY PROPERTIES INC	769017		030305	FIRST CAPITAL INCOME PHOPERTIES LTD	7-11-1
CORCAP INC	835178	DUTY FREE INTERNATIONAL INC			703482
CORPORATE DATA SCIENCES INC	726011		820756 801550		-
CORPORATE PROPERTY ASSOCIATES 2	312916	DYCOM INDUSTRIES INC	067215	FIRST CAPITAL INSTITUTIONAL REAL ESTATE	750301
CORPORATE PROPERTY ASSOCIATES 3	350745	DYNAMICS RESEARCH CORP	030822	LTD 2	727087
CORPORATE PROPERTY ASSOCIATES 4	. 706005	DYNEER CORP/DE	820047	FIRST CAPITAL INSTITUTIONAL REAL ESTATE	121001
CORPORATE PROPERTY ASSOCIATES 5		EAGLE BANCSHARES INC.	783604	LTD 4	794665
CORPORATE PROPERTY ASSOCIATES 7		EASCO HAND TOOLS INC	811798	FIRST CAPITAL INSTITUTIONAL REAL ESTATE	101000
CORPORATE REALTY INCOME FUND I L P	789459 785898		031107	LTD 1	730212
CORPORATE SOFTWARE INCORPORATED	815273	CONTRACTOR OF THE PART OF THE	843867		
CORPUS CHRISTI BANCSHARES INC	757012		B18075		757528
CORRECTIONS CORPORATION OF AMERICA	739404	Endidinour Frior En IIES	049600	FIRST CHARTER CORP /NC/	717306
CORTLAND BANCORP INC	774589	ECOLOGY & ENVIRONMENT INC	031660		
CORTLAND FIRST FINANCIAL CORP	796317	EEOO INC /DE/	809933		700000
COSTAR CORP	027025	ELCOR CORP	811636 032017		703329 796125
COUNTRY LAKE FOODS INC	823248	ELDEC CORP	702575		711403
COUNTRY WIDE TRANSPORT SERVICES INC.	810950	ELDON INDUSTRIES INC /DE/	032032		742161
COUNTRYWIDE MORTGAGE TRUST 1987-I		ELDORADO BANCORP	351001		826491
COVINGTON DEVELOPMENT GROUP INC	025212	ELECTRO SCIENTIFIC INDUSTRIES INC	726514	FIRST GOLDEN BANCORPORATION	036352
CPC REXCEL INC	BUCCAL	ELECTROMAGNETIC SCIENCES INC	D32198	FIRST HUNTSVILLE CORP	036394
CPI ACQUISITION INC	808411	ELECTHONIC ARTS	712515	FIRST M&F CORP/MS	320387
CHAIG CORP	110985	ELSINORE CORP	311049	FIRST NATIONAL CORP /ND/	731650
CRAWFORD & CO		EMULEX CORP /DE/	350917	FIRST NATIONAL FINANCIAL CORP /MS/	715259
CRAY COMPUTER CORP.	857101	ENCLEAN INC.	842916	FIRST NATIONAL LINCOLN CORP /ME/	765207
CRAZY EDDIE INC	746550	ENERGY VENTURES INC /DE/	032908	FIRST OF LONG ISLAND CORP. FIRST OF MICHIGAN CAPITAL CORP.	740663
CRESTWOOD REALTY INVESTORS INC/DE	778971	ENERGYNORTH INC	704503	FIRST PULASKI NATIONAL CORP.	036781 354706
CROWLEY MILNER & CO	025871	ENSR CORP.	033002	FIRST WILKOW VENTURE	037070
CROWN BOOKS CORP.	719798	ENTERRA CORP /DE/	813566 353181	FIRSTBANK CORP	778972
CROWN CRAFTS INC	025895	ENTERTAINMENT MARKETING INC	768178	FIRSTMISS GOLD INC	824590
CRUISE AMERICA INC.		ENTWISTLE CO.	000064	FISHKILL NATIONAL CORP	749923
CRYSTAL OIL CO /LA/	733775 745907	ENVIRONMENTAL CONTROL GROUP INC	R35014	FITCHBURG GAS & ELECTRIC LIGHT CO	037248
CSA FINANCE CORP	781883	ENVIROSAFE SERVICES INC	811932	FLAGSHIP EXPRESS INC	791953
CSA INCOME FUND LIMITED PARTNERSHIP III	831890	ENZO BIOCHEM INC	316253	FLEXSTEEL INDUSTRIES INC	037472
CSS INDUSTRIES INC.	020629	EQUIFAX INC	033185	FLEXTRONICS INC.	820095
CULP INC	723603	EQUITEC FINANCIAL GROUP INC	722807	FLIGHT INTERNATIONAL GROUP INC	732775
CUMBERLAND HEALTHCARE L P I-A	790952	EQUITY OIL CO.	033325	FLOATING POINT SYSTEMS INC	276558
CYCARE SYSTEMS INC	354888	ERC ENVIRONMENTAL & ENERGY SERVICES		PLOW INTERNATIONAL CORP	037643
DACOTAH BANK HOLDING CO	026525	COMPANY INC.	842151	FNB BANKING CO /GA	713002 757262
DALLAS SEMICONDUCTOR CORP	840826	ERIE FAMILY LIFE INSURANCE CO	033416	FNB CORP/NC	764811
DAMSON BIRTCHER REALTY INCOME FUND I	749420	ESCALADE INC	033488	FONAR CORP.	355019
DAMSON OIL CORP.	745932	ESSEF CORP	350846	FOOTHILL INDEPENDENT BANCORP	718903
DART DRUG STORES INC.	026771 789965	ESSEX COUNTY GAS COMPANY	814037 046189	FOR BETTER LIVING INC	037946
DATA DESIGN LABORATORIES INC	026987	ESSEX FINANCIAL PARTNERS LP	847325	FOSTER L B CO	352825
DATA I/O CORP	351998	EVANS INC	033780	FOUNDATION HEALTH CORPORATION	859493
DATASCOPE CORP.	027096	EXABYTE CORP /DE/	855109	FOXFIELD FUND	775045
DATRON SYSTEMS INC/DE	027116	EXAR CORP	753568	FRANKLIN ELECTRIC CO INC	038570
DAVEY TREE EXPERT CO.	277638	EXIDE ELECTRONICS GROUP INC	772372	FRANKLIN ELECTRONIC PUBLISHERS INC	038725 356841
DAVIS WATER & WASTE INDUSTRIES INC	027326	EXOLON ESK CO	034046	FREDERICKSBURG NATIONAL BANCORP INC.	707177
	357224	EXPEDITORS INTERNATIONAL OF WASHING-		FREEMAN DIVERSIFIED REAL ESTATE II LP	750258
DEB SHOPS INC	715779	TON I	746515	FREEMAN DIVERSIFIED REAL ESTATE III LP.	773679
DEL LABORATORIES INC	775995 027751	EXPLORATION CO OF LOUISIANA INC	720676	FREEMAN GROWTH PLUS LP	795757
DEL TACO RESTAURANTS INC	725820	F A COMPUTER TECHNOLOGIES INC.	727008	FREQUENCY ELECTRONICS INC	039020
DELAWARE OTSEGO CORP	757189	F&M BANCORP	827838 736473	FRETTER INC	790815
DELTA NATURAL GAS CO INC	277375	FABRICLAND INC	034165	FREYMILLER TRUCKING INC	811213
DEP CORP	728330	FALCON CABLE SYSTEMS CO	783008	FRIES ENTERTAINMENT INC	733267
DESIGNS INC	B13298	FALL RIVER GAS CO	034371	FRISCHS RESTAURANTS INC	039047
DETREX CORPORATION	028372	FAMILY STEAK HOUSES OF FLORIDA INC	784539	FROZEN FOOD EXPRESS INDUSTRIES INC	716457 039273
DEVCON INTERNATIONAL CORP	028452	FAMOUS RESTAURANTS INC	354929	FUTURE FUND	277807
DEVON ENERGY CORP / DE/	858710	FANSTEEL INC	034471	FUTURES DIMENSION FUND.	789864
DEVON GROUP INC.	837330	FARM FAMILY MUTUAL INSURANCE CO	277269	G III APPAREL GROUP LTD/DE	821002
DI INDUSTRIES INC	040542 320186	FARM HOUSE FOODS CORP	034552	G&K SERVICES INC	039648
DIAGNOSTEK INC	726606	FARR CO	034629	GALAXY CABLEVISION L.P	809608
DIAGNOSTIC PRODUCTS CORP	702259	FEDERAL INSURED MORTGAGE INVESTORS	770000	GALILEO ELECTRO OPTICS CORP	711425
DIAGNOSTIC RETRIEVAL SYSTEMS INC	028630	FEDERAL INSURED MORTGAGE INVESTORS	779229	GALLAGHER ARTHUR J & CO	354190
DIAL REIT ING.	805057	LP II	798433	GALOOB LEWIS TOYS INC /DE/	751968
DIANA CORP.	057201	FEDERAL SCREW WORKS	034908	GALVESTON HOUSTON CO	039838
DICEON ELECTRONICS INC	727010	FFP PARTNERS L.P.	811863	GARDEN STATE BANCSHARES INC	039917 752390
DIGICON INC	028866	FIBRONICS INTERNATIONAL INC	724968	GATEWAY BANCORP INC /NY	758029
DIONEX CORP /DE	812703	FILENET CORPORATION	816161	GELMAN SCIENCES INC.	310252
DIVERSICARE CORPORATION OF AMERICA	708850	FILTERTEK INC/DE	719164	GENCOR INDUSTRIES INC	064472
DIVERSIFIED HISTORIC INVESTORS II	092057 763566	FINANCIAL CENTER BANCORP	724769	GENERAL BUILDING PRODUCTS CORP	810625
DIVERSIFIED INDUSTRIES INC.	029208	FINANCIAL NEWS NETWORK INC	700860	GENERAL COMMUNICATION INC	808461
DIXON TICONDEROGA CO	014995	FIRST AMERICAN FINANCIAL CORP	035968	GENERAL HOUSEWARES CORP	040643
		THE THE PARTY OF T	036047	GENESEE CORP	040934
DNA PLANT TECHNOLOGY CORP	730985	FIRST BANCORP /NC/	STIERR	GENNIC INC	
DNB FINANCIAL CORP	730985 713671	FIRST BANCORP / NC/	811589	GENUS INC	837913
DREW INDUSTRIES INCORPORATED		FIRST BANCSHARES OF ST LANDRY INC	355543	GENZYME CORP	732485
DNB FINANCIAL CORP	713671	FIRST BANCORP /NC/ FIRST BANCSHARES OF ST LANDRY INC		GENUS INC	

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NANCE GROUPS OF MANDATED ELECTRONIC NANCE GROUPS OF MANDATED ELECTRONIC NANCE GROUPS OF MANDATED ELECTRONIC FILERS—Continued

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APPENDIX E .- DIVISION OF CORPORATION FI- APPENDIX E .- DIVISION OF CORPORATION FI- APPENDIX E .- DIVISION OF CORPORATION FI-FILERS-Continued

Registrant	CIK No.	Registrant	CIK No.	Registrant	CIK
	000404	HUDSON GENERAL CORP	048948	IVAX CORP	772
GEOSTAR CORP /DE/	832481	HUFFMAN KOOS INC	797462	IVERSON TECHNOLOGY CORP	771
SIBSON C R CO	041365		803740	J R GOLD MINES INC	794
GOAL SYSTEMS INTERNATIONAL INC/OH	847434	HUNTER ENVIRONMENTAL SERVICES INC HUNTWAY PARTNERS L P	840335	J&J SNACK FOODS CORP	785
SOLDEN CORRAL RESTAURANT JOINT VEN-			315374	JACKPOT ENTERPRISES INC	351
TURES	319495	HURCO COMPANIES INC	772897	JACOBS JAY INC	812
OLDEN ENTERPRISES INC	042228	HUTCHINSON TECHNOLOGY INC	711389	JASON INC	813
OLDEN POULTRY CO INC	758292	HUTTON CONAM REALTY INVESTORS 3	722745	JBS RESTAURANTS INC	053
OLF HOST RESORTS INC	042429	HUTTON CONAM REALTY INVESTORS 4	122143	JEFFERSON BANCORP INC	053
OOD GUYS INC	785931	HUTTON CONAM REALTY PENSION INVES-	706120	JETSTREAM II L P	831
OODMARK FOODS INC	778709	TORS.	706120	JETSTREAM LP.	825
ORMAN RUPP CO	042682	HUTTON ENERGY ASSETS 3RD ENERGY	700700	JG INDUSTRIES INC/IL/	042
RADCO SYSTEMS INC	719597	PARTNERSHIP A LTD	760728	JLG INDUSTRIES INC	216
RAHAM CORP	716314	HUTTON GSH COMMERCIAL PROPERTIES 2	706003	JMB INCOME PROPERTIES LTD IX	355
RAHAM FIELD HEALTH PRODUCTS INC	709136	HUTTON GSH COMMERCIAL PROPERTIES 3	725767	JMB INCOME PROPERTIES LTD VI	275
RANADA BIOSCIENCES INC	854154	HUTTON REAL AMERICAN PROPERTIES	758479 049401	JMB INCOME PROPERTIES LTD VII	313
RANADA FOODS CORP	854153	HYDE ATHLETIC INDUSTRIES INC	785546	JMB MORTGAGE PARTNERS LTD III	763
RC INTERNATIONAL INC	201944	IFR SYSTEMS INC	730037	JOHNSTON INDUSTRIES INC	041
REAT AMERICAN RECREATION INC	103317	ILLINI COMMUNITY BANCORP INC	793726	JONES CABLE INCOME FUND 1-C LTD	813
REATBANC INC	351005	IMAGINE FILMS ENTERTAINMENT INC		JONES INTERCABLE INVESTORS L.P	802
REENE COUNTY BANCSHARES INC	764402	IMCO RECYCLING INC	202890	JUNIATA VALLEY FINANCIAL CORP	714
REENERY REHABILITATION GROUP INC	778433	IMMUNEX CORP /DE/	719529 075448	JUNO LIGHTING INC	723
REENMAN BROTHERS INC	043837	IMNET INC /DE/		K TRON INTERNATIONAL INC	000
REINER ENGINEERING INC	040956	INBANCSHARES	357074		054
RIFFITH CONSUMERS CO /MD/	801937	INCOME OPPORTUNITY REALTY INVESTORS	700700	KAHLER CORP/DE/	798
RIST MILL CO	044041	INC.	760730	KANE PIPE LINE PARTNERS L P	853
ROUNDWATER TECHNOLOGY INC	795579	INCSTAR CORP.	216184	KASLER CORP	357
ROWTH & GUARANTEE FUND L P	812188	INDEPENDENCE BANCORP INC /NJ/	741356		832
JARDSMAN PRODUCTS INC	044420	INDEPENDENCE BANCORP INC /PA/	700753	KCS GROUP INC	054
JEST SUPPLY INC	722642	INDEPENDENT BANK CORP /MI/	039311	KEITHLEY INSTRUMENTS INC	776
JLF SOUTHWEST BANCORP INC	717411	INDEPENDENT BANKGROUP INC	708194	KELLEY OIL & GAS PARTNERS LTD	745
ULFBANKS INC	813921	INDEPENDENT BANKSHARES INC	318870		702
UNDLE ENVIRONMENTAL SYSTEMS INC	805023	INDEX TECHNOLOGY CORP	739661	KENTUCKY COMMUNITY BANCORP INC	055
ABERSHAM BANCORP	754597	INDIANA BANCSHARES INC /IN/	813617	KETCHUM & CO INC	711
ACH CO	044764	INDIANA UNITED BANCORP	720002	KETTLE RESTAURANTS INC	055
ADCO CORP	729533	INDUSTRIAL ACOUSTICS CO INC	050253	KEWAUNEE SCIENTIFIC CORP / DE /	837
ALL STUART CO INC	094963	INFOPAGE INC	716944	KEY PRODUCTION COMPANY INC	719
ALLWOOD ENERGY CORP	319019	INFOTRON SYSTEMS CORP	350921	KEY TRONIC CORP.	006
ALLWOOD ENERGY PARTNERS LP	768172	INMAC CORP	801121	KEYSTONE CAMERA PRODUCTS CORP	000
MMOND CO/CA	722075	INSITUFORM OF NORTH AMERICA INC	353020	KFC NATIONAL PURCHASING COOPERATIVE	241
AMPTON INDUSTRIES INC /NC/	045260	INSTEEL INDUSTRIES INC	764401	INC.	310
AMPTONS BANCSHARES INC	746715	INSTRON CORP	050716	KILLEARN PROPERTIES INC	055
ANCOCK JOHN PROPERTIES LTD PARTNER-		INSURED INCOME PROPERTIES 1983	710870	KIMMINS ENVIRONMENTAL SERVICE CORP	811
SHIP	746262	INSURED INCOME PROPERTIES 1984	730988	KIRSCHNER MEDICAL CORP	785
ANCOCK JOHN FIEALTY INCOME FUND II LP.,	818257	INSURED INCOME PROPERTIES 1988 L P	808029	KLLM TRANSPORT SERVICES INC	793
ANCOCK JOHN REALTY INCOME FUND LTD		INSURED PENSION INVESTORS 1984	747549	KNAPE & VOGT MANUFACTURING CO	056
PARTNERSHIP	795196	INSURED PENSION INVESTORS 1985	756896	KNOGO CORP	056
ARBOR BANCORP	708193	INTEGRA A HOTEL & RESTAURANT CO	316740	KNOWLEDGEWARE INC	854
ARDING ASSOCIATES INC	818968	INTEGRATED RESOURCES NATIONAL LEASE		KOMAG INC /DE/	
ARLEYSVILLE NATIONAL CORP	702902	INCO.	764691	KRUG INTERNATIONAL CORP	096 785
ARMON INDUSTRIES INC	045635	INTELLICALL INC	818674	KRUPP CASH PLUS II LTD PARTNERSHIP	819
ARRIS PAUL STORES INC	045791	INTELLIGENT SYSTEMS MASTER L P	806846	KRUPP CASH PLUS IV LIMITED PARTNERSHIP	
ARROW INDUSTRIES INC	811081	INTER TEL INC	350066	KRUPP REALTY LTD PARTNERSHIP V	72
ARVEST BANCORP INC	745299	INTERCHANGE FINANCIAL SERVICES CORP /	-	KRUPP REALTY LTD PARTNERSHIP VII	75
STINGS MANUFACTURING CO	046109	, NJ/	755933	KUHLMAN CORP	05
AWAII NATIONAL BANCSHARES INC	805304	INTERCONTINENTAL ENTERPRISES INC	783994	KULICKE & SOFFA INDUSTRIES INC	05
30 & CO	310377	INTERIM SYSTEMS CORP	823913	KV PHARMACEUTICAL CO /DE/	05
ALTH CHEM CORP	046428	INTERLEAF INC /MA/	793604	L&N HOUSING CORP	35
ALTH IMAGES INC	769689	INTERMAGNETICS GENERAL CORP	351012	LABARGE INC	05
ALTHCARE SERVICES GROUP INC	731012	INTERNATIONAL BROADCASTING CORP /MN/	355912	LAM RESEARCH CORP	70
EALTHDYNE INC	046455	INTERNATIONAL BUSINESS INTERIORS CORP.	854899	LAMA TONY CO INC	05
CORP.	720609	INTERNATIONAL MICROELECTRONIC PROD-	- was	LANCER CORP /TX/	76
EICO CORP	046619		812927	LANDMARK FINANCIAL GROUP INC/TX	73
IN WERNER CORP	046613	INTERNATIONAL MORTGAGE ACCEPTANCE	27000	LANDMARK GRAPHICS CORP	74
LDOR INDUSTRIES INC	350684	CORP	735381	LASALLE MARKET STREETS ASSOCIATES	-
LEN OF TROY CORP	046675	INTERNATIONAL RECOVERY CORP	789460	LTD	76
LM RESOURCES INC/DE/	351685	INTERNATIONAL RESEARCH & DEVELOP-	100,1000	LATTICE SEMICONDUCTOR CORP	85
RITAGE ENTERTAINMENT INC	047016	MENT CORP	. 051497	LAWRENCE INSURANCE GROUP INC	80
SHEAR INDUSTRIES INC	047268	INTERNATIONAL SPEEDWAY CORP	051548	LAWSON PRODUCTS INC/NEW/DE	70
CKORY TECH CORP	766561	INTERSPEC INC	814059	LAZARE KAPLAN INTERNATIONAL INC	20
GHLAND TELEPHONE CO	047417	INTERTRANS CORP	737573	LDB CORP /TX/	74
LIS BANCORPORATION	732417	INTERVOICE INC	764244	LEARONAL INC	05
IG COURTLAND PROPERTIES INC	311817	INTRENET INC	778161	LECHTERS INC	79
GAN SYSTEMS INC	709139	INVACARE CORP	742112	LEES INNS OF AMERICA INC	. 20
LCO MORTGAGE ACCEPTANCE CORP I	813418		052067	LEPERCO CORPORATE INCOME FUND II L P	. 80
DLLYWOOD PARK REALTY ENTERPRISES	1	INVESTORS FIRST STAGED EQUITY LP	768834	LESCO INC/OH	. 74
NG	356213	INVESTORS HERITAGE LIFE INSURANCE CO	The second	LEXINGTON PRECISION CORP	. 01
ME FEDERAL CORP	811097	/KY	052301	LIBERTY EQUIPMENT INVESTORS 1983	71
OME NUTRITIONAL SERVICES INC	857009		052441	LIBERTY EQUIPMENT INVESTORS LP 1984	74
OME OFFICE REFERENCE LABORATORY	100000	INVITRON CORP / DE/	820413	LIBERTY HOMES INC	. 05
NC	816151		352789	LINDBERG CORP /DE/	0.5
DMEWOOD FINANCE CORP	735297		751655	LINDSAY MANUFACTURING CO	. 83
OPPER SOLIDAY CORP	793042		740155	LINEAR TECHNOLOGY CORP /CA/	. 79
ORIZON BANCORP INC /WV/	730025		748620	LIQUI BOX CORP	. 2
ORIZON FINANCIAL SERVICES INC	794621	IREX CORP/PA	. 001952	LNB BANCORP INC	. 73
	806151		052586	LOAN AMERICA FINANCIAL CORP	. 75
URIZON HEALTHLAHE CORP			052617		81
	355118	INVIN FINANCIAL CORPURATION			
IORIZON HEALTHCARE CORP	355118		719522	LOGICON INC /DE/	. 3

#### Group CF-05

APPENDIX E.—DIVISION OF CORPORATION FI- APPENDIX E.—DIVISION OF CORPORATION FI-NANCE GROUPS OF MANDATED ELECTRONIC NANCE GROUPS OF MANDATED ELECTRONIC NANCE GROUPS OF MANDATED ELECTRONIC FILERS-Continued

FILERS—Continued

Group CF-05		Group CF-05		Group CF-05	
Registrant	CIK No.	Registrant	CIK No.	Registrant	CIK No
LSI INDUSTRIES INC	. 763532	MOBILE GAS SERVICE CORP	067212	OIL DRI CORP OF AMERICA	07404
LUMEX INC	060876	MOBILE TELECOMMUNICATION TECHNOL-	00/212	OILGEAR CO	07405
LYDALL INC /DE/ LYNCH CORP	060977		842915	OLD POINT FINANCIAL CORP	74097
MACDERMID INC.	061004		719598	OLDE WINDSOR BANCORP INC	75232
MACNEAL SCHWENDLER CORP	717238		703645 067517	OLYMPIC FINANCE CORPORATION A	82852
MADISON FINANCIAL CORP	061336		067532	OLYMPIC FINANCE CORPORATION B	82852 35323
MAGELLAN PETROLEUM CORP /DE/		MONY REAL ESTATE INVESTORS	067872	ON LINE SOFTWARE INTERNATIONAL INC	70540
MAINE PUBLIC SERVICE CO	. 061611		074691	ONEITA INDUSTRIES INC	82095
MANUFACTURED HOMES INC	820082 721688		067975	OPPENHEIMER CAPITAL L P /DE/	81456
MARCOR RESORTS INC	734380	MPSI SYSTEMS INC	068013 714540	OPTEK TECHNOLOGY INC.	60431
MARIETTA CORP	792969	MR COFFEE INC	831463	OPTICAL COATING LABORATORY INC	07469 80144
MARK CONTROLS CORP /DE/	820392	MR GASKET CO	724967	ORBIT INSTRUMENT CORP.	07481
MARKEL CORP	803509			ORBITAL SCIENCES CORP II	82073
MARTEN TRANSPORT LTD.	719497 799167	MS CARRIERS INC	790372	OREGON METALLURGICAL CORP	07485
MARTIN LAWRENCE LIMITED EDITIONS INC	745600	MSA REALTY CORP	740074 068726	ORIENT EXPRESS HOTELS INC	08809
MASON GEORGE BANKSHARES INC	761651	MULTI COLOR CORP	819220	OSBORN COMMUNICATIONS CORP / DE /	81171 07504
MATERIAL SCIENCES CORP	755003	MUNSINGWEAR INC	069067	OUTLOOK INCOME FUND 9	80144
MATEWAN BANCSHARES INC		MYERS INDUSTRIES INC.	069488	OUTLOOK INCOME GROWTH FUND VIII	77199
MATTACK SYSTEMS INC		N W GROUP INC.	808918	OWENS MORTGAGE INVESTMENT FUND II	84150
MATTHEWS INTERNATIONAL CORP	818966 063296	NABORS INDUSTRIES INC	798943	P LEINER NUTRITIONAL PRODUCTS CORP	74822
MAUI LAND & PINEAPPLE CO INC	063330	NAPCO SECURITY SYSTEMS INC	069633	PACESETTER RUSINESS PROPERTIES	07534
MAUNA LOA MACADAMIA PARTNERS LP	792161	NATIONAL GAS & OIL CO	812628 355313	PACESETTER BUSINESS PROPERTIES	83516
MAXIM INTEGRATED PRODUCTS INC.	743316	NATIONAL LEASE INCOME FUND 3	740581	PACIFIC AGRICULTURAL HOLDINGS INC	83517 72727
MAXWELL LABORATORIES INC /DE/	319815	NATIONAL LEASE INCOME FUND 5	779613	PACIFIC BANCORPORATION	07541
MAYNARD OIL CO	063529	NATIONAL LUMBER & SUPPLY INC		PACIFIC INTERNATIONAL SERVICES CORP	72706
MCCORMICK CAPITAL INC	701073 788077	NATIONAL MEDIA CORP. NATIONAL SANITARY SUPPLY CO.	070412	PACIFIC NUCLEAR SYSTEMS INC	78237
MCFARLAND ENERGY INC	063959	NAVIGATORS GROUP INC	793500	PACIFIC REAL ESTATE INVESTMENT TRUST	23043
MCGRATH RENTCORP	752714	NBI INC	793547 313518	PACIFIC SECURITY COMPANIES	203158 766456
MCM CORP	275710	NCC INDUSTRIES INC	070855	PACKAGE MACHINERY CO	07567
MCNEIL REAL ESTATE FUND IX LTD	276326	NECO ENTERPRISES INC	801547	PAINE WEBBER INCOME PROPERTIES EIGHT	07307.
MCNEIL REAL ESTATE FUND X LTDMCNEIL REAL ESTATE FUND XI LTD		NELLCOR INC /DE/	799290	LP.	79288
MCNEIL REAL ESTATE FUND XIV LTD	318140 702657	NELSON THOMAS INC	071023	PAINE WESBER QUALIFIED PLAN PROPERTY	
MCNEIL REAL ESTATE FUND XV LTD /CA	751044	NEW BRUNSWICK SCIENTIFIC CO INC	755806	FUND FOUR LP	756428
MDT CORP /DE/	806089	NEW ENERGY CO OF INDIANA	071241 355783	PAINEWEBBER EQUITY PARTNERS ONE LTD	200021
MECHANICAL TECHNOLOGY INC.	064463	NEW ENGLAND CRITICAL CARE INC	799300	PAINEWEBBER GROWTH PARTNERS THREE	766658
MEDALIST INDUSTRIES INC	064493	NEW ENGLAND LIFE PENSION PROPERTIES IL.	728525	1.P.	769847
MEDICAL IMAGING CENTERS OF AMERICA	711074	NEW ENGLAND LIFE PENSION PROPERTIES		PAINEWEBBER R&D PARTNERS II LP	814576
ING.	746712	NEW ENGLAND LIFE PENSION PROPERTIES	757221	PAM TRANSPORTATION SERVICES INC	798287
MEDICAL PROPERTIES INC	803608	IV	779742	PANCHOS MEXICAN BUFFET INC /DE	075928
MEDICINE SHOPPE INTERNATIONAL INC	731841	NEW ENGLAND PENSION PROPERTIES V	806028	PAPERCRAFT CORP	728351
MEDUSA CORP	064674	NEW IBERIA BANCORP INC	731940	PAR TECHNOLOGY CORP	708821
MELAMINE CHEMICALS INC	816955	NEW JERSEY STEEL CORP	812310	PARK OHIO INDUSTRIES INC	076282
PROP SERIES 85 759174		NEW LINE CINEMA CORP	797658	PARKWAY CO/TX	729237
MEM CO INC.	064807	NEW MEXICO & ARIZONA LAND CO	350402	PARTICIPATING DEVELOPMENT FUND 86	785940
MENTOR CORP /MN/	064892	NEWCOR INC	071478	PARTICIPATING INCOME PROPERTIES 1986	797977
MERCHANTS CAPITAL CORP /MS/	357065	NEWMARK & LEWIS INC	769940	PARTNERS PREFERRED YIELD LTD	B19635
MERCHANTS GROUP INC	803027	NEWPORT CORP	225263	PATRICK INDUSTRIES INC	076605
MESTEK INC.	809801 065195	NHP RETIREMENT HOUSING PARTNERS I	-	PATRICK PETROLEUM CO / DE/	316695
MET COIL SYSTEMS CORP	745469	NICHOLS INSTITUTE / DE/	793730	PAXAR CORP	075681
METHODE ELECTRONICS INC	065270	NICHOLS SE INC.	765410 071985	PAYCHEX INC	723531
METRO AIRLINES INC	355625	NICOLET INSTRUMENT CORP	072013	PCA INTERNATIONAL INC	076741
METROPOLITAN REALTY CORP	200513	NORSTAN INC	07241B	PEERLESS TUBE CO	076958
MGI PHARMA INC	702121	NORTH AMERICAN VENTURES INC.	847452	PEGASUS AIRCRAFT PARTNERS L P	835900
MHI GROUP INC	067217	NORTH AMERICAN VENTURES INC	786765	PENN ENGINEERING & MANUFACTURING	The same of the sa
MI SCHOTTENSTEIN HOMES INC		NORTH PITTSBURGH SYSTEMS INC.	072655 764765	PENNROCK FINANCIAL SERVICES CORP	077106
MICHAEL ANTHONY JEWELERS INC.	799515	NORTH SIDE CAPITAL CORP.	799276	PENNSYLVANIA ENGINEERING CORP	790988 077228
MICHIGAN GENERAL CORP	065648	NORTH WEST TELECOMMUNICATIONS INC	072724	PENNSYLVANIA REAL ESTATE INVESTMENT	032112
MICROAGE INC /DE/	065705	NORTHBAY FINANCIAL CORP	844162	TRUST	077281
MICROCOM INC.	814249 795571	NORTHERN CALIFORNIA COMMUNITY BAN-	2000	PENWEST LTD.	739608
MICROSEMI CORP	310568	CORPORATION INC	318779	PEOPLES BANCTRUST CO INC	762128
MID ATLANTIC CENTERS LIMITED PARTNER-	Milescotts	NORTHWEST BANK HOLDING CO	818010 313292	PEORIA JOURNAL STAR INC	729969
SHIP.	808375	NOVA PHARMACEUTICAL CORP	714460	PETROLEUM EQUIPMENT TOOLS CO	797460 277014
MID STATES BANCSHARES INC	793768	NOVA VISTA INDUSTRIES INC	316656	PETTIBONE CORP	077969
MIDDLESEX WATER CO	769520	NOVACARE INC.	802843	PGI INC	081157
MIDWEST COMMUNICATIONS CORP /DE/	066004 813745	NOVELLUS SYSTEMS INC	836106	PHILADELPHIA ELECTRIC POWER CO	078103
MIDWEST GRAIN PRODUCTS INC.	835011	NU WEST INDUSTRIES INC	765232 840759	PHM CREDIT CORP	351015
MILGRAY ELECTRONICS INC	066270	NUCLEAR METALS INC.	276331	PHOENIX AMERICAN INC	710126 097483
MILTOPE GROUP INC.	752692	NUTMEG INDUSTRIES INC	793652	PHOENIX TECHNOLOGIES LTD.	832767
MILWAUKEE INSURANCE GROUP INC	801321	NVF CO.	073515	PIEDMONT MANAGEMENT CO INC	078457
MIP PROPERTIES INC.	714921 768680	NYCOR INC /DE/	809066	PIGGLY WIGGLY ALABAMA DISTRIBUTING CO	
MISCHER CORP.		OAK HILL SPORTSWEAR CORP /NY/	012203	INC.	766592
MISSION RESOURCE PARTNERS L P	820745	ODETICS INC	073756 350868	PIONEER AMERICAN HOLDING CO CORP	760731
	200000	051 000 000	670000	PIONEER GROUP INC	733060
MISSION VALLEY BANCORP		OEA INC /DE/	073864	PLAINS PETROLEUM CO	775970
MISSION VALLEY BANCORP MISSION WEST PROPERTIES/NEW/ MNX INC	704874	OFFICE CLUB INC. OFFSHORE LOGISTICS INC.		PLAINS RESOURCES INC.	775272 350426

Group CF-05

NANCE GROUPS OF MANDATED ELECTRONIC NANCE GROUPS OF MANDATED ELECTRONIC NANCE GROUPS OF MANDATED ELECTRONIC FILERS-Continued

Group CF-05

APPENDIX E.-DIVISION OF CORPORATION FI- APPENDIX E.-DIVISION OF CORPORATION FI- APPENDIX E.-DIVISION OF CORPORATION FI-FILERS—Continued

AND					
Registrant	CIK No.	Registrant	CIK No.	Registrant	CIK No.
			077050	SHURGARD INCOME PROPERTIES ELEVEN	791425
PLAYBOY ENTERPRISES INC	079114	RIVERSIDE GROUP INC/FL	277356	SHURGARD INCOME PROPERTIES FUND 14	10 INEO
PLM EQUIPMENT GROWTH FUND	788813	RLI CORP	084246	LP	808415
POLARIS AIRCRAFT INCOME FUND I	748218	ROADMASTER INDUSTRIES INC	818350 798935	SHURGARD INCOME PROPERTIES TEN	791424
POPE RESOURCES	784011	ROADWAY MOTOR PLAZAS INC	084279	SHURGARD INCOME PROPERTIES TWELVE	791426
PORTA SYSTEMS CORP	079564	ROBBINS & MYERS INC	084290	SIERRA CAPITAL REALTY TRUST IV CO	759819
PORTEC INC	079570 080420	ROBEC INC	854462	SIERRA CAPITAL REALTY TRUST VI CO	786050
POWELL INDUSTRIES INC	766748	ROBINSON NUGENT INC	276747	SIERRA REAL ESTATE EQUITY TRUST 83	703702
POWER TEST INVESTORS LTD PARTNERSHIP.		ROCKING HORSE CHILD CARE CENTERS OF		SIERRA REAL ESTATE EQUITY TRUST 84 CO	733594
PRATT & LAMBERT INC	079920 802825	AMERICA /DE/	721237	SIFCO INDUSTRIES INC	090168
PRECISION STANDARD INC	771729	ROCKWOOD HOLDING CO	352906	SIGMA DESIGNS INC.	790715
PREFERRED PROPERTIES FUND 80	312903	ROPAK CORP /CA/	043514	SIGNAL APPAREL COMPANY INC	105107
PREFERRED PROPERTIES FUND 81	318995	ROSPATCH CORP /MI/	774487	SIGNATURE INNS INC/IN	352948
PREFERRED PROPERTIES FUND 82	702173	ROTHSCHILD L F HOLDINGS INC	789456	SIKES CORP /FL/	090245
PREMIER ACCEPTANCE CORP /MN/	833374	ROTO ROOTER INC	755548	SILICON GENERAL INC	082628
PRESIDENTIAL LIFE CORP	080124	ROTOR TOOL CO	085357	SILICON VALLEY BANCSHARES	719739
PRESIDENTIAL MORTGAGE CO	757078	ROTOREX CORP /NY/	034821	SILICON VALLEY GROUP INC	712752
PRICE STERN SLOAN INC	080252	ROWE FURNITURE CORP	085417	SILICONIX INC	090283
PRIDE PETROLEUM SERVICES INC	833081	ROY MILTON CO	066527	SILK GREENHOUSE INC	831323
PRIME MOTOR INNS LTD PARTNERSHIP	804219	ROYAL BANK GROUP INC	742053	SILVERCREST INDUSTRIES INC	090429
PRINTRONIX INC	311505	ROYAL INTERNATIONAL OPTICAL CORP	730006	SIMPSON INDUSTRIES INC	090588
PRODUCTION OPERATORS CORP	100712	RPC ENERGY SERVICES INC	742278	SIZELER PROPERTY INVESTORS INC	805419
PROFFITTS INC	812900	RSI CORP	085540	SKI LTD	755499
PROGRESS FINANCIAL CORP	790183	RULE INDUSTRIES INC	276437	SKYWEST INC	793733 089270
PROPERTY TRUST OF AMERICA	080737	RURBAN FINANCIAL CORP	767405	SL INDUSTRIES INC	004139
PROVIDENCE & WORCESTER RAILROAD CO	831968	RUSS TOGS INC	085795	SLATTERY GROUP INC /NJ/	319094
PRUDENTIAL ACQUISITION FUND I LP	717319	RYAN BECK & CO INC	793280	SMITH LABORATORIES INCSMITHTOWN BANCORP INC	747345
PRUDENTIAL BACHE VMS REALTY ASSOCI-	Tarita Carlo	RYMER FOODS INC	056871	SNL FINANCIAL CORP	318673
ATES LP I	350558	SAFETY FUND CORP	086134	SOBANK INC.	705432
PRUDENTIAL REALTY SECURITIES INC	715770	SAGE ENERGY CO	216991	SOFTWARE PUBLISHING CORP	755659
PRUDENTIAL REALTY TRUST	771641	SAGE SOFTWARE INC	805330	SOFTWARE TOOLWORKS INC	798534
PS PARTNERS II LTD	727069	SALEM CORP	086358 762131	SOLECTRON CORP	835541
PS PARTNERS III LTD	741513	SALICK HEALTH CARE INC.	777568	SOLITRON DEVICES INC.	091668
PS PARTNERS IV LTD	748901	SAMSON ENERGY CO LTD PARTNERSHIP	319655	SOMERSET GROUP INC	789792
PS PARTNERS LTD.	702276	SAN JUAN BASIN ROYALTY TRUSTSANDERSON FARMS INC	812128	SONESTA INTERNATIONAL HOTELS CORP	091741
PS PARTNERS V LTD	763541	SANDS REGENT	753899	SOUND ADVICE INC	793971
PS PARTNERS VII LTD	781850	SANFORD CORP	772112	SOUTHEASTERN BANKING CORP	353386
PSH MASTER L P I	813897 080984	SANMARK STARDUST INC	093631	SOUTHERN BANCSHARES NC INC	703904
PUBCO CORP.	E 773,0000	SBARRO INC	766004	SOUTHMARK EQUITY PARTNERS II LTD	778921
PUBLIC STORAGE PROPERTIES XVIII LTD		SBT BANCORP INC	350999	SOUTHMARK EQUITY PARTNERS III LTD	793307
PUBLIC STORAGE PROPERTIES XVIII LTD PUBLICKER INDUSTRIES INC	081050	SCAN OPTICS INC.	087086	SOUTHMARK PRIME PLUS L P	810481
PUBLISHERS EQUIPMENT CORP	715414	SCHULT HOMES CORP	803349	SOUTHMARK REALTY PARTNERS II LTD	758745
PULASKI FURNITURE CORP	081112	SCHULTZ SAV O STORES INC	087588	SOUTHMARK REALTY PARTNERS LTD	734761
QUALITY FOOD CENTERS INC	804333	SCHWARTZ BROTHERS INC	087669	SOUTHWALL TECHNOLOGIES INC /DE/	813619
QUEEN CITY BROADCASTING INC /DE/	818013	SCHWITZER INC	846659	SOUTHWEST REALTY LTD	702991
QUEEN CITY BROADCASTING OF NEW YORK	0.0010	SCI MED LIFE SYSTEMS INC	087743	SOUTHWEST WATER CO	092472
INC.	818012	SCOPE INDUSTRIES	087864	SOUTHWESTERN ELECTRIC SERVICE CO	092488
QUIXOTE CORP.	032870	SCOR US CORP	798363	SPECTRUM CONTROL INC	092769
QUME CORP	812544	SCOTT & STRINGFELLOW FINANCIAL INC	802555	SPI PHARMACEUTICALS INC	723046
RACING CORPORATION OF AMERICA		SCOTTISH HERITABLE INC	. 082020	SPROUSE REITZ STORES INC	093109
RADIATION SYSTEMS INC /NV/	216949	SDNB FINANCIAL CORP	702147	SOUARE INDUSTRIES INC	093134
RAGAN BRAD INC	. 081764	SEALRIGHT CO INC	712964	ST CHARLES FINANCE CORP	802777
RAVEN INDUSTRIES INC		SECURED INVESTMENT RESOURCES FUND	S. Linney	ST IVES LABORATORIES INC	720480
RAX RESTAURANTS INC		LP II	. 797331	STAFF BUILDERS INC /DE/	811933
RAYTECH CORP	797917	SECURITY FINANCIAL GROUP INC	811970	STAGE II APPAREL CORP	701869
RB&W CORP	061927	SECURITY FUNDING CAPITAL CORP	800038	STAMFORD CAPITAL GROUP INCSTAMFORD TOWERS LIMITED PARTNERSHIP	799149
READING CO	082334	SEEQ TECHNOLOGY INC	702756	STANDARD MICROSYSTEMS CORP	093384
REAL ESTATE ASSOCIATES LTD VI		SEI CORP	350894 276380	STANDARD MICHOSTSTEMS CORP	725727
REAL ESTATE INCOME PARTNERS III LTD		SEIBELS BRUCE GROUP INC	088790	STAPLES INC	791519
PARTNERSHIP	785566	SEQUOIA SYSTEMS INC	724621	STATE BANCORP INC	723458
FORNA FORNA	082373	SEVEN OAKS INTERNATIONAL INC	352330	STATE O MAINE INC	093736
REALTY REFUND TRUST	082473	SEVENSON ENVIRONMENTAL SERVICES INC.		STEEGO CORP.	094170
REECE CORP	082696	SHARPER IMAGE CORP	811696	STEEL OF WEST VIRGINIA INC	820960
REEDS JEWELERS INC	805900	SHEARSON BEVERLY HILLS MEDICAL OFFICE		STEEL TECHNOLOGIES INC	. 771790
REGAL BELOIT CORP	082811	PARTNERS LP.	811800	STERLING OPTICAL CORP	052522
REGENCY CRUISES INC	765881	SHEARSON CALIFORNIA RADISSON PLAZA		STEVENS GRAPHICS CORP	817644
REPUBLIC AUTOMOTIVE PARTS INC	083194	PARTNERS LP	822026	STEWART INFORMATION SERVICES CORP	094344
REPUBLIC GYPSUM CO	083226	SHEARSON LEHMAN SELECT ADVISORS FU-		STRATEGIC MORTGAGE TRUST 1986-I	812071
REPUBLIC PICTURES CORP/DE	761915	TURES	811078	STRATEGIC MORTGAGE TRUST 1987-1	816221
RESORT INCOME INVESTORS INC	837336	SHEARSON LEHMAN SENIOR INCOME FUND		STROBER ORGANIZATION INC	803515
RESOURCES ACCRUED MORTGAGE INVES-		LTD PARTNERSHIP 805387		STRUCTURAL DYNAMICS RESEARCH CORP /	820235
TORS LP SERIES 86	779231	SHELBY WILLIAMS INDUSTRIES INC	730564	OH/STUARTS DEPARTMENT STORES INC	744795
RESOURCES PENSION SHARES 5 LP			089615	STURM RUGER & CO INC	095029
RETAILING CORP OF AMERICA	720626	SHELTER COMPONENTS CORP	821530	STV ENGINEERS INC	095045
REUTER INC.	083490		702174		095052
REXON INC	701290	SHIP		SUMMAGRAPHICS CORP	
RHEOMETRICS INC.	779164	SHELTER PROPERTIES V LIMITED PARTNER	712753		745344
RHNB CORP	706852 736948	SHELTER PROPERTIES VI LIMITED PARTNER		SUMMIT HOLDING CORP	742282
RIC 21 LTD.	783318	SHIP	730013		856711
RIC 22 LTD	804148		206018		720577
RIC 23 LTD	804149		071894		. 095479
RIDGEWOOD PROPERTIES INC	783728			SUNSHINE PRECIOUS METALS INC	317083
RIEDEL ENVIRONMENTAL TECHNOLOGIES		DATED	810781	SUNWARD TECHNOLOGIES INC	313042
INC.	790704		800266	SUPERIOR SURGICAL MANUFACTURING CO	
RIVERBEND INTERNATIONAL CORP	809719		813920	INC	095574

APPENDIX E.—DIVISION OF CORPORATION FI- APPENDIX E.—DIVISION OF CORPORATION FI- APPENDIX E.—DIVISION OF CORPORATION FI-NANCE GROUPS OF MANDATED ELECTRONIC FILERS-Continued

#### Group CF-05

Group CF-05	
Registrant	CIK No.
SUPERIOR TELETICO INC.	
SUPERIOR TELETEC INC	771935
SWANK INC	005770
SWIFT ENERGY CO	064047
SYMANIEC CORP	840200
SYMBOLICS INC	745664
SYNALLOY CORP SYNERGEN INC	095953
SYNETIC INC	
SYNOPTICS COMMUNICATIONS INC	816530
SYSTEM INDUSTRIES INC	247704
SYSTEM SOFTWARE ASSOCIATES INC. SYSTEMS & COMPUTER TECHNOLOGY CORP.	808207
SYSTEMS & COMPUTER TECHNOLOGY CORP	707606
T SF COMMUNICATIONS CORP	713412
TAB PRODUCTS CO	000110
TACOMA BOATBUILDING CO	218820
TALCON LP.	814855
TANDYCRAFTS INC	096294
TASTY BAKING CO	096412
TEAM INC	210000
TECH DATA CORP	790703
TECHNITHOL INC	006763
TEJON RANCH CO	nnegen
TELCO SYSTEMS INC /DE/	736893
TELEGOM CORPTELEMATICS INTERNATIONAL INC /FL/	096918
TELESPHERE COMMUNICATIONS INC	801313
TELEVIDEO SYSTEMS INC	351978 353779
TENNANT CO	007174
TEXAS MERIDIAN RESOURCES LTD	700000
TEXFI INDUSTRIES INC	097579
THERMEDICS INC.	721356
THERMO PROCESS SYSTEMS INC	796038
THOMASTON MILLS INC	097931
THORN APPLE VALLEY INC.	730263 038851
THOUSAND TRAILS INC.	312187
TIERCO GROUP INC/DE	701374
TITAN CORP	032258
THE FUNDING CORP.	811642
TOPPS CO INC.	812076
TOTAL SYSTEM SERVICES INC	721683
TRANS KENTLICKY BANCORP	709000
THANS LEASING INTERNATIONAL INC.	718928 789577
THANS THE CORP	000.00
TRANS NATIONAL LEASING INC	000+++
TRANSCISCO INDUSTRIES INC	786053
TRANSCO EXPLORATION PARTNERS LTD	720246
TRANSCONTINENTAL REALTY TRUST INC	319416
TRANSWORLD BANCORP	087799
TRANZONIC COMPANIES	700613 001761
TRI CITY BANKSHARES CORP	313337
TRI CITY BANKSHARES CORP. TRI STATE MOTOR TRANSIT CO OF DELA-	1-18-56-57
WARE	744081
TRIBUNE SWAB FOX COMPANIES INC	099703
	066109
TUESDAY MORNING INC	356171 737031
TUSCAHUNA PLASTICS INC.	821528
TWENTIETH BANCORP INC	724098
TWIN DISC INC	100378
U S GOLD CORP	314203
II S INTEC INC	711405
ULTRATECH KNOWLEDGE SYSTEMS INC	778424 791118
UNI MARTS INC	805020
UNI MARTS ING	799297
UNION BANKSHARES CO/ME	745083
UNION CORP	100817
UNIPROP MANUFACTURED HOUSING COMM	087918
INCOME FUND II	805993
UNIT CORP	798949
UNITED BANCORP INC /MI/ UNITED EDUCATION & SOFTWARE INC /DE/	775345
UNITED EDUCATION & SOFTWARE INC. IDE.	814069
UNITED FIRE & CASUALTY CO	101199
UNITED GAMING INC	728258
UNITED FIRE & CASUALTY CO. UNITED FOODS INC/DE. UNITED GAMING INC. UNITED HEALTHCARE CORP. UNITED MEDICAL CORP.	731766
	352997
UNITED STATES BANKNOTE CORP /NV/	DE1104 1
UNITEL VIDEO INC/DE	740103
UNITIOS CO.	755001
UNITOG CO.	101909

NANCE GROUPS OF MANDATED ELECTRONIC FILERS—Continued

#### Group CF-05 Registrant

UNITRODE CORP UNIVERSAL MEDICAL BUILDINGS LIMITED PARTNERSHIP UNIVERSITY REAL ESTATE FUND 10 LTD UNIVERSITY REAL ESTATE SII LTD PARTNERSHIP USAA INCOME PROPERTIES II LTD PARTNERSHIP USA INCOME PROPERTIES IV LIMITED PARTNERSHIP USB HOLDING CO INC USP REAL ESTATE INVESTMENT TRUST VALCOM INC VALUE ORPOPORATION VALUE UNE INC VALUE LINE INC VALUE LINE INC VALUE LINE INC VALUE LINE INC VERNITRON COMP VERNON LILLIAN CORPORATION VERSA TECHNOLOGIES INC VERSA TECHNOLOGIES INC VESPER CORP VICON INDUSTRIES VERNITRON CORP VICON INDUSTRIES INC VICON INDUSTRIES INC VICON INDUSTRIES INC VICON INDUSTRIES INC VIDEO DISPLAY CORP VIE FRANCE CORP VIE OF FRANCE CORP VIE OF FRANCE CORP VISTA RESOURCES INC VISTA RESOURCE	The state of the s	
UNIVERSITY REAL ESTATE FUND 10 LTD.  USAA INCOME PROPERTIES II LTD PARTNERSHIP.  3 USAA INCOME PROPERTIES IV LIMITED PARTNERSHIP.  4 USAD LOOP CONTON	Registrant	CIK No.
UNIVERSITY REAL ESTATE FUND 10 LTD.  USAA INCOME PROPERTIES II LTD PARTNERSHIP.  3 USAA INCOME PROPERTIES IV LIMITED PARTNERSHIP.  4 USAD LOOP CONTON	UNITRODE CORP	101911
UNIVERSITY REAL ESTATE FUND 10 LTD.  USAA INCOME PROPERTIES II LTD PARTNERSHIP.  3 USAA INCOME PROPERTIES IV LIMITED PARTNERSHIP.  4 USAD LOOP CONTON	UNIVERSAL MEDICAL BUILDINGS LIMITED	101011
USAA INCOME PROPERTIES II LTD PARTNER-   SHIP    SHIP    739.   SUSAA INCOME PROPERTIES II LTD PART-   NERSHIP    1020		799642
USAA INCOME PROPERTIES   II LTD PART-NERSHIP	UNIVERSITY REAL ESTATE FUND 10 LTD	356311
USAA INCOME PROPERTIES   II LTD PART-NERSHIP	USAA INCOME PROPERTIES II LTD PARTNER-	
NERSHIP.  USAA INCOME PROPERTIES IV LIMITED PARTNERSHIP  USB HOLDING CO INC.  USP REAL ESTATE INVESTMENT TRUST.  V BAND CORPORATION.  731  VALCOM INC.  VALLEY RESOURCES INC /RI/  VALUE MERCHANTS INC.  VARIO INTERNATIONAL INC.  VENTURA COUNTY NATIONAL BANCORP.  VERNITHON CORP.  VICON INDUSTRIES INC.  VESPER CORP.  VICON INDUSTRIES INC.  VIDEO DISPLAY CORP.  VIDEO DISPLAY CORP.  VIE DE FRANCE CORP.  VISTA RESOURCES INC.  V		739245
USAA INCOME PROPERTIES IV LIMITED	NERSHIP	764036
USP REAL ESTATE INVESTMENT TRUST  V BAND CORPORATION  VALCOM INC  VALLEY RESOURCES INC / RI/  VALUE MERCHANTS INC.  VALUE MERCHANTS INC.  VALUE MERCHANTS INC.  VENTURA COUNTY NATIONAL BANCORP  VERTI INDUSTRIES.  VERNITRON CORP  VERNON LILLIAN CORPORATION.  8186  VERSA TECHNOLOGIES INC  VESPER CORP.  VF FUNDING CORP.  VF FUNDING CORP.  VICON INDUSTRIES INC / NY/  VICTORIA CREATIONS INC.  VIDEO DISPLAY CORP.  VILLIAN COFFICE PRODUCTS INC.  VINLAND PROPERTY TRUST  VINLAND PROPERTY TRUST  VITALINK COMMUNICATIONS CORP.  VIVA INC.  VMS HOTEL INVESTMENT FUND.  VMS MORTGAGE INVESTORS L. P. II.  VMS SHORT TERM INCOME TRUST / MA/  VMS STRATEGIC LAND TRUST  VMS CORP.  WALBRO CORP.  WALBRO CORP.  WALBRO CORP.  WALBRO CORP.  WALBRO CORP.  WARHOUSE CLAND TRUST  VMS SHORT TERM INCOME TRUST / MA/  VMS CORP.  WALBRO CORP.  WALBRO CORP.  WALBRO CORP.  WALBRO CORP.  WALBRO CORP.  WALBRO CORP.  WASHINGTON SCIENTIFIC INDUSTRIES INC.  VMS SHORT TERM INCOME TRUST / MA/  VMS CORP.  WARHOUSE CLUB INC.  WARRANTECH CORP.  WASHINGTON CORP.  WASHINGTON CORP.  WASHINGTON SCIENTIFIC INDUSTRIES INC.  WESTOOD BROWNESTORS I LTD  PROPERTY TRUST.  WASHINGTON SCIENTIFIC INDUSTRIES INC.  10486  WASHINGTON SCIENTIFIC INDUSTRIES INC.  10486  WASHINGTON SCIENTIFIC INDUSTRIES INC.  10486  WASHINGTON SCIENTIFIC INDUSTRIES I	USAA INCOME PROPERTIES IV LIMITED	704000
USP REAL ESTATE INVESTMENT TRUST  V BAND CORPORATION  VALCOM INC  VALLEY RESOURCES INC / RI/  VALUE MERCHANTS INC.  VALUE MERCHANTS INC.  VALUE MERCHANTS INC.  VENTURA COUNTY NATIONAL BANCORP  VERTI INDUSTRIES.  VERNITRON CORP  VERNON LILLIAN CORPORATION.  8186  VERSA TECHNOLOGIES INC  VESPER CORP.  VF FUNDING CORP.  VF FUNDING CORP.  VICON INDUSTRIES INC / NY/  VICTORIA CREATIONS INC.  VIDEO DISPLAY CORP.  VILLIAN COFFICE PRODUCTS INC.  VINLAND PROPERTY TRUST  VINLAND PROPERTY TRUST  VITALINK COMMUNICATIONS CORP.  VIVA INC.  VMS HOTEL INVESTMENT FUND.  VMS MORTGAGE INVESTORS L. P. II.  VMS SHORT TERM INCOME TRUST / MA/  VMS STRATEGIC LAND TRUST  VMS CORP.  WALBRO CORP.  WALBRO CORP.  WALBRO CORP.  WALBRO CORP.  WALBRO CORP.  WARHOUSE CLAND TRUST  VMS SHORT TERM INCOME TRUST / MA/  VMS CORP.  WALBRO CORP.  WALBRO CORP.  WALBRO CORP.  WALBRO CORP.  WALBRO CORP.  WALBRO CORP.  WASHINGTON SCIENTIFIC INDUSTRIES INC.  VMS SHORT TERM INCOME TRUST / MA/  VMS CORP.  WARHOUSE CLUB INC.  WARRANTECH CORP.  WASHINGTON CORP.  WASHINGTON CORP.  WASHINGTON SCIENTIFIC INDUSTRIES INC.  WESTOOD BROWNESTORS I LTD  PROPERTY TRUST.  WASHINGTON SCIENTIFIC INDUSTRIES INC.  10486  WASHINGTON SCIENTIFIC INDUSTRIES INC.  10486  WASHINGTON SCIENTIFIC INDUSTRIES INC.  10486  WASHINGTON SCIENTIFIC INDUSTRIES I	PARTNERSHIP	810584
V BAND CORPORATION         731           VALLEN CORP         312           VALLEY RESOURCES INC / RI/         102           VALUE LINE INC         717           VALUE MERCHANTS INC         814           VARCO INTERNATIONAL INC         1025           VERNITRON CORP         744           VERNITRON CORP         103           VERNITRON CORP         103           VERNON LILLIAN CORPORATION         816           VERSA TECHNOLOGIES INC         3203           VERSAR INC         8036           VERSAR INC         8036           VESPER CORP         108           VICON INDUSTRIES INC /NY/         3100           VICON INDUSTRIES INC /NY/         3100           VIDEO DISPLAY CORP         7567           VIE DE FRANCE CORP         7376           VIKINAND PROPERTY TRUST         9235           VIRIA OMERICA         8593           VINLAND PROPERTY TRUST         9235           VIRIA RESOURCES INC         9881           VISTA RESOURCES INC         9881           VISTA RESOURCES INC         9881           VISTA RICK GAMINICATIONS CORP         7108           VIVA INC         700           VMS MORTGAGE INVESTORS L P II<	USB HOLDING CO INC	707805
VALCOM INC.  VALUE LINE INC.  VARCO INTERNATIONAL INC.  VARCO INTERNATIONAL INC.  VERTIT INDUSTRIES.  VERNITRON CORP.  VERNITRON CORP.  VERNON LILLIAN CORPORATION  VERSAR INC.  VESSAR INC.  VESSER CORP.  VF FUNDING CORP.  VF FUNDING CORP.  VF FUNDING CORP.  VICTORIA CREATIONS INC.  VIDEO DISPLAY CORP.  VIEDE FRANCE CORP.  VIEDE FRANCE CORP.  VIRING OFFICE PRODUCTS INC.  VISSAR RESOURCES INC.  VINLAND PROPERTY TRUST.  VISTA RESOURCES INC.  VISTA RESOURCES INC.  VISTA RESOURCES INC.  VISTA RESOURCES INC.  VISTA INC.  VMS. HOTEL INVESTMENT FUND.  VMS. MORTGAGE INVESTORS L. P. II.  VMS. SHORT TERM INCOME TRUST.  VMS. SHORT TERM INCOME TRUST.  VMS. VINLAND TOOR.  VMS. SHORT TERM INCOME TRUST.  VMS. SHORT TERM INCOME TRUST.  VMS. WASHINGTON CORP.  VMALL TO WALL SOUND & VIDEO INC.  WASHINGTON CORP.  WASHINGTON CORP.  WASHINGTON CORP.  WASHINGTON CORP.  WASHINGTON REAL ESTATE INVESTMENT  TRUST.  WASHINGTON CORP.  WASHINGTON CORP.  WASHINGTON REAL ESTATE INVESTMENT  ID488  WASHINGTON CORP.  WASHINGTON	USP REAL ESTATE INVESTMENT TRUST	
VALLEY RESOURCES INC /RI/  VALUE LINE INC	VALCON INC	731181
VALUE INFE INC.  VALUE MERCHANTS INC.  102:  VALUE MERCHANTS INC.  104:  VARCO INTERNATIONAL INC.  VENTURA COUNTY NATIONAL BANCORP.  VERNITRO CORP.  VERNITRON CORP.  VERNITRON LILLIAN CORPORATION.  8186  VERSAR TECHNOLOGIES INC.  VESSAR TECHNOLOGIES INC.  VESSAR INC.  VESSER CORP.  VICON INDUSTRIES INC /NY/.  VICTORIA CREATIONS INC.  VICTORIA CREATIONS INC.  VIDEO DISPLAY CORP.  VIE DE FRANCE CORP.  VIKING OFFICE PRODUCTS INC.  VISTA RESOURCES INC.  VISTA RESOURCES INC.  VISTA RESOURCES INC.  VISTA INC.  VIS HOTEL INVESTMENT FUND.  VIS MORTGAGE INVESTORS L P II.  VIS SHORT TERM INCOME TRUST /MA/.  VIS STRATEGIC LAND TRUST.  VIX SUM SHORT LERMING CORP.  WALL TO WALL SOUND & VIDEO INC.  VAS SHORT TERM INCOME TRUST /MA/.  VIS STRATEGIC LAND TRUST.  VIS CORP.  WALL TO WALL SOUND & VIDEO INC.  VAS SHORT TERM INCOME TRUST /MA/.  VIS STRATEGIC LAND TRUST.  VIX LAND.  VIS CORP.  WALL TO WALL SOUND & VIDEO INC.  VAS SHORT TERM INCOME TRUST /MA/.  VAS STRATEGIC LAND TRUST.  VIX LAND.  VAS SHORT TERM INCOME TRUST /MA/.  VIS STRATEGIC LAND TRUST.  VIX LAND.  VIX	VALLEN CORP	818815
VALUE LINE INC  VALUE LINE INC  VARCO INTERNATIONAL INC  VARCO INTERNATIONAL INC  VENTURA COUNTY NATIONAL BANCORP  7444  VERIT INDUSTRIES  VERNITRON CORP  VERNON LILLIAN CORPORATION  8186  VERSAR INC  VERSAR INC  VESPER CORP  VICON INDUSTRIES INC /NY/  VICTORIA CREATIONS INC  VICON INDUSTRIES INC /NY/  VICTORIA CREATIONS INC  VIDEO DISPLAY CORP  VIE DE FRANCE CORP  VIKING OFFICE PRODUCTS INC  VINLAND PROPERTY TRUST  VIRICO MANUFACTURING CORP/DE  VISTA RESOURCES INC  VITALINK COMMUNICATIONS CORP  VINS HOTEL INVESTMENT FUND  VIS MORTGAGE INVESTORS L P III  VIS MORTGAGE INVESTORS L P III  VIS STRATEGIC LAND TRUST  VIS CORP  WALBRO CORP  WALBRO CORP  WALBRO CORP  WALBRO CORP  WARPANTECH CORP  WARRANTECH CORP  WARRANTECH CORP  WASHINGTON CORP  WASHINGTON REAL ESTATE INVESTMENT  TRUST  WAS STRATEGIC LINE INDUSTRIES INC  WAYER BANCORP INC  WASHINGTON REAL ESTATE INVESTMENT  TRUST  WASHINGTON CORP  WAYER BANCORP INC  WAYER BANCORP INC  WAYER BANCORP INC  WAYER BANCORP INC  WAYER HOUSE CLUB INC  WASHINGTON CORP  WASHINGTON CORP  WASHINGTON SCIENTIFIC INDUSTRIES INC  WASHINGTON SCIENTIFIC INDUSTRIES INC  WAYER BANCORP INC /OH/  WASHINGTON LINE INVESTORS INC  WAYER BANCORP INC /OH/  WASHINGTON CORP  WASHI	VALLEY RESOURCES INC. /RI/	102710
VARCO INTERNATIONAL INC.  VERNURA COUNTY NATIONAL BANCORP.  VERNURA COUNTY NATIONAL BANCORP.  7444 VERIT INDUSTRIES.  VERNUTRON CORP.  VERNON LILLIAN CORPORATION.  8180 VERSA TECHNOLOGIES INC.  VESPER CORP.  VF FUNDING CORP.  VICON INDUSTRIES INC /NY/  VICTORIA CREATIONS INC.  7968 VICON INDUSTRIES INC /NY/  VICTORIA CREATIONS INC.  7968 VIKING OFFICE PRODUCTS INC.  VINICAND PROPERTY TRUST.  VIRLIAND PROPERTY TRUST.  VITALINK COMMUNICATIONS CORP.  VISTA RESOURCES INC.  VINS HOTEL INVESTMENT FUND.  VMS MORTGAGE INVESTORS L P II.  VMS SHORT TERM INCOME TRUST /MA/  VMS STRATEGIC LAND TRUST.  VMX INC.  VSE CORP.  WALLE TO WALL SOUND & VIDEO INC.  WASHINGTON CORP.  WASHINGTON CORP.  WASHINGTON CORP.  WASHINGTON CORP.  WASHINGTON CORP.  WASHINGTON SCIENTIFIC INDUSTRIES INC.  WASHINGTON CORP.  WASHINGTON SCIENTIFIC INDUSTRIES INC.  WASHINGTON SCIENTIFIC INDUSTRIES INC.  WASHINGTON SCIENTIFIC INDUSTRIES INC.  WASHINGTON CORP.  WASHINGTON SCIENTIFIC INDUSTRIES INC.  WASHINGTON CORP.  WASHINGTON CORP.  WASHINGTON SCIENTIFIC INDUSTRIES INC.  WASHINGTON SCIENTIFIC IN	VALUE LINE INC	717720
VENTURA COUNTY NATIONAL BANCORP  VERNITROR COUNTY NATIONAL BANCORP  VERNITROR CORP  VERNITRON CORP  VERNON LILLIAN CORPORATION  8186  VERSA TECHNOLOGIES INC  VESSAR TECHNOLOGIES INC  VESSER CORP  VF FUNDING CORP  VF FUNDING CORP  VICTORIA CREATIONS INC  VIDEO DISPLAY CORP  VIEDE FRANCE CORP  VIENDE PRODUCTS INC  VISIAN OFFICE PRODUCTS INC  VISIAN RESOURCES INC  VITALINK COMMUNICATIONS CORP  VIVRA INC  VMS MORTGAGE INVESTORS L P II  VMS MORTGAGE INVESTORS L P III  VMS MORTGAGE INVESTORS L P III  VMS MORTGAGE INVESTORS L P III  VMS STRATEGIC LAND TRUST  VMX INC  VSE CORP  WALL TO WALL SOUND & VIDEO INC  WAREHOUSE CLUB INC  WARRANTECH CORP  WASHINGTON CORP  WASHINGTON CORP  WASHINGTON CORP  WASHINGTON CORP  WASHINGTON CORP  WASHINGTON SCIENTIFIC INDUSTRIES INC  WASHINGTON CORP  WASHINGTON SCIENTIFIC INDUSTRIES INC  10480  WAYNE BANCORP INC  WASHINGTON SCIENTIFIC INDUSTRIES INC  10480  WASHINGTON	- VALUE MERCHANTS INC	814228
VERTI INDUSTRIES  VERNON LILLIAN CORPORATION  VERSAR TECHNOLOGIES INC  VERSAR INC  VESPER CORP  VF FUNDING CORP  VICTORIA CREATIONS INC  VINLAND PROPERTY TRUST  VICTORIA RESULT CORP  VIVRA INC  VISTA RESOURCES INC  VISTA RESOURCES INC  VISTA HORSE INVESTMENT FUND  VISTA HORSE INVESTMENT FUND  VISTA HORSE INVESTORS L P III  VISTA MORTGAGE INVESTORS L P III  VISTA MORTGAGE INVESTORS L P III  VISTA MORTGAGE INVESTORS L P III  VISTA INC  VISTA INC  VISTA INC  VISTA INC  VISTA INC  VISTA MORTGAGE INVESTORS L P III  VISTA INC  VISTA MORTGAGE INVESTORS L P III  VISTA MORTGAGE INVESTORS I L TO PARTICIPATIONAL INC  VISTA MORTGAGE INVESTORS I L TO PARTICIPATIONAL INC  VISTA MORTGAGE INVESTORS I L TO PARTICIPATIONAL INC  VICTA MORTGAGE INVESTORS I L TO PARTICIPATIONAL INC  VICTA MORTGAGE INVESTORS I L TO PARTICIPATIONAL INC  VISTA MORTGAGE INVESTORS I L TO PARTICIPATIONAL INC  VISTA MORTGAGE INVESTORS	VARCO INTERNATIONAL INC.	102002
VERNON LILLIAN CORPORATION         2066           VERSA TECHNOLOGIES INC         3203           VERSAR INC         8036           VESPER CORP         1081           VF FUNDING CORP         8105           VICTORIA CREATIONS INC         7968           VIDEO DISPLAY CORP         7587           VIE DE FRANCE CORP         7587           VIKING OFFICE PRODUCTS INC         8583           VINLAND PROPERTY TRUST         0235           VISTA RESOURCES INC         7513           VISTA RESOURCES INC         9881           VITALINK COMMUNICATIONS CORP         7108           VISTA INC         8508           VMS HOTEL INVESTMENT FUND         7648           VMS MORTGAGE INVESTORS L P II         7787           VMS SHORT TERM INCOME TRUST /MA/         7498           VMS STRATEGIC LAND TRUST         7008           VMS STRATEGIC LAND TRUST         7008           VMALBRO CORP         1027           WALL TO WALL SOUND & VIDEO INC         7694           WAREHOUSE CLUB INC         7106           WARBHINGTON CORP         7356           WASHINGTON CORP         7356           WASHINGTON SCIENTIFIC INDUSTRIES INC         1048           WAYNE BANCORP INC /OH/	VENTURA COUNT I NATIONAL MANUSHP	746671
VERNON LILLIAN CORPORATION         8186           VERSAR TECHNOLOGIES INC         3203           VERSAR INC         8036           VESPER CORP         1061           VF FUNDING CORP         1061           VICON INDUSTRIES INC /NY/         3100           VIDEO DISPLAY CORP         7587           VIDEO DISPLAY CORP         7587           VIE DE FRANCE CORP         7376           VIKLAND PROPERTY TRUST         0235           VIRCO MANUFACTURING CORP/DE         7513           VIRCO MANUFACTURING CORP/DE         7513           VIRCO MANUFACTURING CORP/DE         7513           VIRCO MANUFACTURING CORP/DE         7513           VIRCA INC         8508           VIRLAND PROPERTY TRUST         0881           VITALINK COMMUNICATIONS CORP         7108           VIRS HORT ESSONG         P II           VMS MORTGAGE INVESTORS L P II         7648           VMS MORTGAGE INVESTORS L P II         8026           VMS SHORT TERM INCOME TRUST /MA/         7498           VMS SHORT TERM INCOME TRUST /MA/         7498           VMS STRATEGIC LAND TRUST         7008           VMX STRATEGIC LAND TRUST         7008           VMX STRATEGIC LAND TRUST         7008 <t< td=""><td>VERIT INDUSTRIES</td><td>103274</td></t<>	VERIT INDUSTRIES	103274
VERSAR INC.         3200           VESPER CORP.         1081           VF FUNDING CORP.         1081           VICON INDUSTRIES INC. /NY/.         3100           VIDEO DISPLAY CORP.         7568           VIDEO DISPLAY CORP.         7587           VIE DE FRANCE CORP.         7376           VIKILO OFFICE PRODUCTS INC.         8593           VINLAND PROPERTY TRUST.         0235           VIRCO MANUFACTURING CORP/DE.         7513           VISTA RESOURCES INC.         0881           VITALINK COMMUNICATIONS CORP.         7108           VISTA INC.         8503           VIS HOTEL INVESTMENT FUND.         7648           VMS HOTEL INVESTMENT FUND.         77648           VMS MORTGAGE INVESTORS L.P. III.         8026           VMS SHORT TERM INCOME TRUST /MA/.         7498           VMS STRATEGIC LAND TRUST.         7908           VMS STRATEGIC LAND TRUST.         7908           VMALT TO WALL SOUND & VIDEO INC.         7664           WALL TO WALL SOUND & VIDEO INC.         7694           WAREHOUSE CLUB INC.         7161           WAREHOUSE CLUB INC.         7161           WARHINGTON CORP.         7108           WASHINGTON SCIENTIFIC INDUSTRIES INC.         1048 <td>VERNITHON CORP</td> <td>206030</td>	VERNITHON CORP	206030
VESPAR INC.         8036           VESPER CORP.         1081           VF FUNDING CORP.         8105           VICTORIA CREATIONS INC.         7968           VIDEO DISPLAY CORP.         7587           VIELD DE FRANCE CORP.         7376           VIKING OFFICE PRODUCTS INC.         8593           VIKING OFFICE PRODUCTS INC.         8593           VIRIAD PROPERTY TRUST.         0235           VISTA RESOURCES INC.         0881           VISTA RESOURCES INC.         0881           VISTA INC.         8508           VMS HOTEL INVESTMENT FUND.         7648           VMS MORTGAGE INVESTORS L P II.         7787           VMS SHORT TERM INCOME TRUST /MA/         7498           VMS SHORT TERM INCOME TRUST /MA/         7498           VMS SHORT TERM INCOME TRUST         7008           VMS SHORT TERM INCOME TRUST /MA/         7498           VMS CORP.         1061           WALL TO WALL SOUND & VIDEO INC         7694           WARRANCK INSURANCE MANAGERS INC </td <td>VERNON LILLIAN CORPORATION</td> <td>818008</td>	VERNON LILLIAN CORPORATION	818008
VESPER CORP         1061           VF FUNDING CORP         8105           VICON INDUSTRIES INC /NY/         3100           VICON INDUSTRIES INC /NY/         3100           VICON INDUSTRIES INC / VICTORIA CREATIONS INC         7988           VIDEO DISPLAY CORP         7587           VIE DE FRANCE CORP         7376           VIRO DISPLAY CORP         7376           VIE DE FRANCE CORP         7376           VILLAND PROPERTY TRUST         0235           VINCA INC         8508           VINLAND PROPERTY TRUST         7108           VISTA RESOURCES INC         0881           VITALINK COMMUNICATIONS CORP         7108           VISTA INC         8508           VMS MORTGAGE INVESTORS L P II         7648           VMS MORTGAGE INVESTORS L P II         8026           VMS SHORT TERM INCOME TRUST /MA/         7498           VMS SHORT TERM INCOME TRUST /MA/         7498           VMS SHORT TERM INCOME TRUST /MA/         7498           VMS STRATEGIC LAND TRUST         7908           VMS STRATEGIC LAND TRUST         7908           VMS STRATEGIC LAND TRUST         7908           VMS LINC         7008           VMS LINC         7007           WARLE	VERSA LECHNOLOGIES INC	320357
VF FUNDING CORP         8105           VICON INDUSTRIES INC         7968           VIDEO DISPLAY CORP         7587           VIE DE FRANCE CORP         7587           VIE DE FRANCE CORP         7587           VIKING OFFICE PRODUCTS INC         8583           VINIAND PROPERTY TRUST         0235           VISTA RESOURCES INC         0881           VISTA RESOURCES INC         0881           VISTA RESOURCES INC         8500           VISTA INC         8500           VMS HOTEL INVESTMENT FUND         7648           VMS MORTGAGE INVESTORS L P II         7787           VMS MORTGAGE INVESTORS L P III         8026           VMS SHORT TERM INCOME TRUST /MA/         7498           VMS STRATEGIC LAND TRUST         7908           VMX INC         7008           VMS STRATEGIC LAND TRUST         7908           VMX INC         7008           VMALL TO WALL SOUND & VIDEO INC         7694           WALL TO WALL SOUND & VIDEO INC         7694           WAREHOUSE CLUB INC         7161           WAREHOUSE CLUB INC         7161           WASHINGTON CORP         3146           WASHINGTON CORP         3146           WASHINGTON SCIENTIFIC INDUSTRIES INC <td>VESPER CORP</td> <td>400440</td>	VESPER CORP	400440
VICTORIA CREATIONS INC.         7968           VIDEO DISPLAY CORP.         7587           VIDEO DISPLAY CORP.         7587           VIE DE FRANCE CORP.         7376           VIKING OFFICE PRODUCTS INC.         8593           VINIAND PROPERTY TRUST.         0235           VIRICO MANUFACTURING CORP/DE.         7513           VISTA RESOURCES INC.         0881           VITALINK COMMUNICATIONS CORP.         7108           VIS HOTEL INVESTMENT FUND.         7648           VMS MORTGAGE INVESTORS L.P. III.         8508           VMS MORTGAGE INVESTORS L.P. III.         8026           VMS SHORT TERM INCOME TRUST.         7498           VMS STRATEGIC LAND TRUST.         7498           VMS STRATEGIC LAND TRUST.         7008           VMS CORP.         10027           WALBRO CORP.         1041           WAREHOUSE CLUB INC.         7694           WAREHOUSE CLUB INC.         7108           WASHINGTON CORP.         7355           WASHINGTON SCIENTIFIC INDUSTRIES INC.         1048           WASHINGTON SCIENTIFIC INDUSTRIES INC.         1048           WAYERLY INC.         1050           WAYERLY INC.         1050           WAYERLY INC.         1050 <tr< td=""><td></td><td></td></tr<>		
VIIDEO DISPLAY COMP         7587           VIE DE FRANCE CORP         75787           VIKING OFFICE PRODUCTS INC         8593           VINIAND PROPERTY TRUST         0235           VISTA RESOURCES INC         0881           VISTA RESOURCES INC         0881           VISTA RESOURCES INC         0881           VISTA INC         8508           VISWA HOTEL INVESTMENT FUND         7648           VMS HOTEL INVESTMENT FUND         7648           VMS MORTGAGE INVESTORS L P II         7797           VMS MORTGAGE INVESTORS L P II         8026           VMS SHORT TERM INCOME TRUST /MA/         7498           VMS SHORT TERM INCOME TRUST /MA/         7498           VMX INC         7008           VMX INC         7008           VMS STRATEGIC LAND TRUST         7008           VMX INC         7008           VMALL TO WALL SOUND & VIDEO INC         7694           WALL TO WALL SOUND & VIDEO INC         7694           WAREHOUSE CLUB INC         7161           WARRINGK INSURANCE MANAGERS INC         7108           WASHINGTON CORP         3146           WASHINGTON CORP         3146           WASHINGTON SCIENTIFIC INDUSTRIES INC         1048           W	VICON INDUSTRIES INC /NY/	310056
VIIDEO DISPLAY COMP         7587           VIE DE FRANCE CORP         75787           VIKING OFFICE PRODUCTS INC         8593           VINIAND PROPERTY TRUST         0235           VISTA RESOURCES INC         0881           VISTA RESOURCES INC         0881           VISTA RESOURCES INC         0881           VISTA INC         8508           VISWA HOTEL INVESTMENT FUND         7648           VMS HOTEL INVESTMENT FUND         7648           VMS MORTGAGE INVESTORS L P II         7797           VMS MORTGAGE INVESTORS L P II         8026           VMS SHORT TERM INCOME TRUST /MA/         7498           VMS SHORT TERM INCOME TRUST /MA/         7498           VMX INC         7008           VMX INC         7008           VMS STRATEGIC LAND TRUST         7008           VMX INC         7008           VMALL TO WALL SOUND & VIDEO INC         7694           WALL TO WALL SOUND & VIDEO INC         7694           WAREHOUSE CLUB INC         7161           WARRINGK INSURANCE MANAGERS INC         7108           WASHINGTON CORP         3146           WASHINGTON CORP         3146           WASHINGTON SCIENTIFIC INDUSTRIES INC         1048           W	VICTORIA CREATIONS INC	796812
VIELDE PHANCE CORP         7376           VIKING OFFICE PRODUCTS INC         8593           VINLAND PROPERTY TRUST         0235           VIRICO MANUFACTURING CORP/DE         7513           VISTA RESOURCES INC         0881           VITALINK COMMUNICATIONS CORP         7108           VIVA INC         8508           VMS HORTEL INVESTMENT FUND         7648           VMS MORTGAGE INVESTORS L P II         7797           VMS MORTGAGE INVESTORS L P III         8026           VMS STRATEGIC LAND TRUST         7498           VMS STRATEGIC LAND TRUST         7498           VMS STRATEGIC LAND TRUST         7908           VMS CORP         1027           WALBRO CORP         1041           WALBRO CORP         1041           WAREHOUSE CLUB INC         7694           WAREHOUSE CLUB INC         7108           WASHINGTON CORP         7355           WASHINGTON CORP         7355           WASHINGTON SCIENTIFIC INDUSTRIES INC         1048           WAYERINC         1050           WAYERINC         1050           WAYERINC         1050           WAYERINC         1050           WAYERINC         1050           WAYERINC <td>VIDEO DISPLAY CORP</td> <td>758743</td>	VIDEO DISPLAY CORP	758743
VINLAND PHOPERTY TRUST         0235           VIRCO MANUFACTURING CORP/DE         7513           VISTA RESOURCES INC         0881           VISTA RESOURCES INC         0881           VITALINK COMMUNICATIONS CORP         7108           VIVEN MORTGAGE INVESTORS L P II         7648           VMS MORTGAGE INVESTORS L P II         8026           VMS SHORT TERM INCOME TRUST /MA/         7498           VMS SHORT TERM INCOME TRUST /MA/         7498           VMS STRATEGIC LAND TRUST         7908           VMX INC         7008           VSE CORP         1027           WALL TO WALL SOUND & VIDEO INC         7694           WAREHOUSE CLUB INC         7161           WAREHOUSE CLUB INC         7165           WASHINGTON CORP         3146           WASHINGTON CORP         3146           WASHINGTON REAL ESTATE INVESTMENT         1048           TRUST         404           WASHINGTON SCIENTIFIC INDUSTRIES INC         1048           WAYERHY INC         1050           WAYERE BANCORP INC /OH/         7881           WAYER BANCORP INC /OH/         7881           WEATHERFORD INTERNATIONAL INC         0293           WEATHERFORD INTERNATIONAL INC         0293	VIE DE FRANCE CORP	797000
VITALINK COMMUNICATIONS CORP         7108           VIVAIN INC         8508           VMS HOTEL INVESTMENT FUND         7648           VMS MORTGAGE INVESTORS L P II         7787           VMS MORTGAGE INVESTORS L P III         8026           VMS SHORT TERM INCOME TRUST         7498           VMS SHORT TERM INCOME TRUST         7498           VMS STRATEGIC LAND TRUST         7008           VMS CORP         1027           WALBAD CORP         1027           WALBAD CORP         1041           WAREHOUSE CLUB INC         7694           WARRANTECH CORP         7355           WASHINGTON CORP         7355           WASHINGTON CORP         3146:           WASHINGTON REAL ESTATE INVESTMENT         1048           TRUST         1048           WASHINGTON SCIENTIFIC INDUSTRIES INC         1048           WAYERLY INC         1050           WAYERLY INC         1050           WAYERLY INC         1050           WAYERLY INC         1050           WEAN INC         8214           WEAN INC         8214           WEAN INC         8214           WEAN INC         10511           WEAN INC         10531 <td>VIKING OFFICE PRODUCTS INC</td> <td>859303</td>	VIKING OFFICE PRODUCTS INC	859303
VITALINK COMMUNICATIONS CORP         7108           VIVAIN INC         8508           VMS HOTEL INVESTMENT FUND         7648           VMS MORTGAGE INVESTORS L P II         7787           VMS MORTGAGE INVESTORS L P III         8026           VMS SHORT TERM INCOME TRUST         7498           VMS SHORT TERM INCOME TRUST         7498           VMS STRATEGIC LAND TRUST         7008           VMS CORP         1027           WALBAD CORP         1027           WALBAD CORP         1041           WAREHOUSE CLUB INC         7694           WARRANTECH CORP         7355           WASHINGTON CORP         7355           WASHINGTON CORP         3146:           WASHINGTON REAL ESTATE INVESTMENT         1048           TRUST         1048           WASHINGTON SCIENTIFIC INDUSTRIES INC         1048           WAYERLY INC         1050           WAYERLY INC         1050           WAYERLY INC         1050           WAYERLY INC         1050           WEAN INC         8214           WEAN INC         8214           WEAN INC         8214           WEAN INC         10511           WEAN INC         10531 <td>VIDCO MANUEACTURING CORRUPT</td> <td>023593</td>	VIDCO MANUEACTURING CORRUPT	023593
VMS. HOTEL INVESTMENT FUND.         7648           VMS. MORTGAGE INVESTORS L P III         7787           VMS. MORTGAGE INVESTORS L P III         8026           VMS. SHORT TERM INCOME TRUST /MA/         7498           VMS. STRATEGIC LAND TRUST         7908           VMS. STRATEGIC LAND TRUST         7908           VMS. CORP.         1027           WALBRO CORP.         1041           WALL TO WALL SOUND & VIDEO INC         7694           WAREHOUSE CLUB INC         7108           WARHOUSE CLUB INC         7108           WARHOUSE CLUB INC         7108           WASHINGTON CORP         3146           WASHINGTON REAL ESTATE INVESTMENT         1718           TRUST         1048           WASHINGTON SCIENTIFIC INDUSTRIES INC         1048           WAYERHOUSE INVESTOR SERVICES ING         8127           WAYERLY INC         10500           WAVERLY INC         10500           WAYER BANCORP ING /OH/         78813           WEAN INC         8214           WEAN INC         8214           WEAN INC         8214           WEAR INC         8214           WEAR INC         10531           WEDGESTONE FINANCIAL         10531	VISTA RESOLIBOES INC	751365
VMS. HOTEL INVESTMENT FUND.         7648           VMS. MORTGAGE INVESTORS L P III         7787           VMS. MORTGAGE INVESTORS L P III         8026           VMS. SHORT TERM INCOME TRUST /MA/         7498           VMS. STRATEGIC LAND TRUST         7908           VMS. STRATEGIC LAND TRUST         7908           VMS. CORP.         1027           WALBRO CORP.         1041           WALL TO WALL SOUND & VIDEO INC         7694           WAREHOUSE CLUB INC         7108           WARHOUSE CLUB INC         7108           WARHOUSE CLUB INC         7108           WASHINGTON CORP         3146           WASHINGTON REAL ESTATE INVESTMENT         1718           TRUST         1048           WASHINGTON SCIENTIFIC INDUSTRIES INC         1048           WAYERHOUSE INVESTOR SERVICES ING         8127           WAYERLY INC         10500           WAVERLY INC         10500           WAYER BANCORP ING /OH/         78813           WEAN INC         8214           WEAN INC         8214           WEAN INC         8214           WEAR INC         8214           WEAR INC         10531           WEDGESTONE FINANCIAL         10531	VITALINK COMMUNICATIONS CORP	710994
VMS MORTGAGE INVESTORS L P II         7648           VMS MORTGAGE INVESTORS L P III         8026           VMS SHORT TERM INCOME TRUST /MA/         7498           VMS SHORT TERM INCOME TRUST /MA/         7498           VMS STRATEGIC LAND TRUST         7008           VMS CORP         1027           WALBRO CORP         1041           WALBRO CORP         1041           WAREHOUSE CLUB INC         7161           WARRHOUSE CLUB INC         7108           WARWICK INSURANCE MANAGERS INC         7108           WASHINGTON CORP         3146           WASHINGTON REAL ESTATE INVESTMENT         1048           TRUST         1048           WASHINGTON SCIENTIFIC INDUSTRIES INC         8127           WATERHOUSE INVESTOR SERVICES INC         8127           WAYERLY INC         1050           WAYERLY INC         1050           WAYNE BANCORP INC /OH/         7881           WEAN INC         8214           WEAN INC         8214           WEATHERFORD INTERNATIONAL INC         0293           WEATHERFORD INTERNATIONAL INC         1051           WEATHERFORD INTERNATIONAL INC         1051           WEATHERFORD INTERNATIONAL INC         1053           WEATHERF	VIVIA INC	850882
VMS MORTGAGE INVESTORS L P II         7787           VMS SHORT TERM INCOME TRUST /MA/         7498           VMS SHORT TERM INCOME TRUST /MA/         7498           VMS STRATEGIC LAND TRUST         7908           VMX INC         7008           VSE CORP         1027           WALL TO WALL SOUND & VIDEO INC         7694           WAREHOUSE CLUB INC         7161           WARRANTECH CORP         7355           WARWICK INSURANCE MANAGERS INC         7108           WASHINGTON CORP         3146           WASHINGTON REAL ESTATE INVESTMENT         1048           WASHINGTON SCIENTIFIC INDUSTRIES INC         1048           WATERHOUSE INVESTOR SERVICES INC         8127           WAYETEK CORP/DE/         7008           WAVETEK CORP/DE/         7008           WAYETEK CORP/DE/         7008           WEAN INC         8214           WEATHERFORD INTERNATIONAL INC         9293           WEIGH TRONIX INC         10531           WEIGH TRONIX INC         10531		
VMM SMORTGAGE INVESTORS L P. III.         8026           VMS SHORT TERM INCOME TRUST /MA/         7498           VMS STRATEGIC LAND TRUST         7908           VMX INC         7008           VSE CORP.         1027           WALBRO CORP.         1041           WALL TO WALL SOUND & VIDEO INC.         7694           WAREHOUSE CLUB INC.         7108           WARHOUSE CLUB INC.         7108           WASHINGTON CORP.         7355           WASHINGTON CENTIFIC INDUSTRIES INC.         1048           WASHINGTON SCIENTIFIC INDUSTRIES INC.         1048           WATERHOUSE INVESTOR SERVICES INC.         1050           WAVERLY INC.         1050           WAVERLY INC.         1050           WAYER BANCORP INC /OH/         78813           WEAN INC.         8214           WEAN INC.         8214           WEAN INC.         8214           WEAD INC.         1050           WEATHERFORD INTERNATIONAL INC.         20293           WEATHERFORD INTERNATIONAL INC.         20293           WEATHERFORD INTERNATIONAL INC.         82673           WELLIAGTON LEISURE PRODUCTS INC.         84086           WELLIAGTON LEISURE PRODUCTS INC.         84086	VMS MORTGAGE INVESTORS I PII	779714
VMX INC         7908           VMX INC         7008           VSE CORP         1027           WALL TO WALL SOUND & VIDEO INC         7694           WAREHOUSE CLUB INC         7161           WARRANTECH CORP         3755           WASHINGTON CORP         3146           WASHINGTON REAL ESTATE INVESTMENT         1048           TRUST         WASHINGTON SCIENTIFIC INDUSTRIES INC           WASHINGTON SCIENTIFIC INDUSTRIES INC         1048           WATERHOUSE INVESTOR SERVICES ING         8127           WATERHOUSE INVESTOR SERVICES ING         8127           WAYERLY INC         1050           WAVETEK CORP/DE/         7008           WAYNE BANCORP INC /OH/         7881           WEAN INC         8214           WEATHERFORD INTERNATIONAL INC         0293           WEGH TRONIX INC         928           WEIGH TRONIX INC         82873           WEST MASS BANKSHARES INC         79398           WESTAIR HOLDING INC         83948           WESTORT BANCORP INC         73566           WESTAIR HOLDING INC         819348           WESTERAU PROPERTIES INC         819948           WESTERAU PROPERTIES INC         819948           WESTERAU PROPERTIES INC </td <td>VMS MORTGAGE INVESTORS L P III</td> <td>802678</td>	VMS MORTGAGE INVESTORS L P III	802678
VMX INC         7008           VSE CORP         1027           WALBRO CORP         1041           WALL TO WALL SOUND & VIDEO INC         7694           WAREHOUSE CLUB INC         7108           WARRANTECH CORP         7355           WASHINGTON CORP         3146           WASHINGTON CORP         3146           WASHINGTON SCIENTIFIC INDUSTRIES INC         1048           WASHINGTON SCIENTIFIC INDUSTRIES INC         1048           WATERHOUSE INVESTOR SERVICES INC         8127           WAYERLY INC         1050           WAVERLY INC         1050           WAYER BANCORP INC /OH/         78813           WEAN INC         8214           WEAN INC         8214           WEAN INC         8214           WEAR INC         9293           WEAR INC         8214	VMS SHORT TERM INCOME TRUST /MA/	749882
VSE CORP.         1027           WALBRO CORP.         1041           WALL TO WALL SOUND & VIDEO INC.         7694           WAREHOUSE CLUB INC.         7161           WARRANTECH CORP.         7355           WARWICK INSURANCE MANAGERS INC.         7108           WASHINGTON CORP.         3146           WASHINGTON REAL ESTATE INVESTMENT         1048           TRUST.         1048           WASHINGTON SCIENTIFIC INDUSTRIES INC.         1048           WATERHOUSE INVESTOR SERVICES INC.         1050           WAYEROUSE INVESTOR SERVICES INC.         1050           WAYERS ONC.         1050           WAYER BANCORP INC.         7008           WEAN INC.         8214           WEAN INC.         8214           WEAN INC.         8214           WEATHERFORD INTERNATIONAL INC.         2920           WEATH INC.         1051           WEATH INC.         10531           WEATHERFORD INTERNATIONAL INC.         10531           WEATH INC.         10531           WEATH RONIX INC.         10531           WELLINGTON LEISURE PRODUCTS INC.         8408           WEST HANCES BANCARS INC.         79399           WEST MASS BANKSHARES INC.         79399 </td <td>VMS STRATEGIC LAND TRUST</td> <td>790817</td>	VMS STRATEGIC LAND TRUST	790817
WALBRO CORP.         1041           WALL TO WALL SOUND & VIDEO INC.         7694           WAREHOUSE CLUB INC.         7161           WARRANTECH CORP.         7355           WARWICK INSURANCE MANAGERS INC.         3146           WASHINGTON CORP.         3146           WASHINGTON REAL ESTATE INVESTMENT         1048           WASHINGTON SCIENTIFIC INDUSTRIES INC.         1048           WASHINGTON SCIENTIFIC INDUSTRIES INC.         1048           WASHINGTON SCIENTIFIC INDUSTRIES INC.         1048           WAYERHOUSE INVESTOR SERVICES INC.         8127           WAYER CORP/DE/         7008           WAYER BANCORP INC.         1050           WAYER BANCORP ING /OH/         7881           WEAN INC.         8214           WEAN INC.         8214           WEAR INC.         9293           WEDGESTONE FINANCIAL         1053           WEIGH TRONIX INC.         1053           WELLINGTON LEISURE PRODUCTS INC.         8408           WELLS ALUMINUM CORP.         82873           WEST MASS BANKSHARES INC.         79399           WEST MASS BANKSHARES INC.         79399           WESTWOOD GROUP INC.         08350           WESTWOOD GROUP INC.         08350	VSE CORP	700816
WALL TO WALL SOUND & VIDEO INC.  WAREHOUSE CLUB INC.  WARRANTECH CORP.  WARWICK INSURANCE MANAGERS INC.  WASHINGTON CORP.  WASHINGTON CORP.  WASHINGTON SCIENTIFIC INDUSTRIES INC.  WASHINGTON SCIENTIFIC INDUSTRIES INC.  WATERHOUSE INVESTOR SERVICES INC.  WATERHOUSE INVESTOR SERVICES INC.  WAVERLY INC.  WAVERLY INC.  WAVERLY INC.  WAVERLY INC.  WAYER BANCORP INC /OH/  WD 40 CO.  WEAN INC.  WEAN INC.  WEAN INC.  WEATHERFORD INTERNATIONAL INC.  WEDGESTONE FINANCIAL.  WEDGESTONE FINANCIAL.  WELLINGTON LEISURE PRODUCTS INC.  WELLINGTON LEISURE PRODUCTS INC.  WELLINGTON LEISURE PRODUCTS INC.  WESTAIR HOLDING INC.  WESTAIR HOLDING INC.  WESTAIR HOLDING INC.  WESTORT BANCORP INC.  WESTOR BOULDING INC.  WEYCO GROUP INC.  WEYCO GRO	WALERO CORP	404474
WARHCHOUSE CLUB INC.         71611           WARRANTECH CORP.         7355           WARWICK INSURANCE MANAGERS INC.         7108           WASHINGTON CORP.         3146           WASHINGTON REAL ESTATE INVESTMENT         1048           WASHINGTON SCIENTIFIC INDUSTRIES INC.         1048           WATERHOUSE INVESTOR SERVICES INC.         1050           WAYERLY INC.         1050           WAVERLY INC.         1050           WAYNE BANCORP INC /OH/         78815           WEAN INC.         82146           WEAN INC.         82146           WEATHERFORD INTERNATIONAL INC.         0293           WEDGESTONE FINANCIAL         31562           WEIGH TRONIX INC.         10531           WELLINGTON LEISURE PRODUCTS INC.         8408           WEST MASS BANKSHARES INC.         79399           WESTAIR HOLDING INC.         82873           WESTPORT BANCORP INC.         93596           WESTWOOD GROUP INC.         08353           WESTERAU PROPERTIES INC.         81090           WEYOO GROUP INC.         10653           WHITEHALL CORP.         10653           WHITEHALL CORP.         10653           WILLIAMS INDUSTRIES INC.         10745           WILLI	WALL TO WALL SOUND & VIDEO INC	769465
WARRANTECH CORP WASHINGTON CORP WASHINGTON CORP WASHINGTON REAL ESTATE INVESTMENT TRUST WASHINGTON SCIENTIFIC INDUSTRIES INC. WASHING WAVETEK CORP/DE/ WAYER SANCORP INC /OH/ WAYER BANCORP ING /OH/ WAYER BANCORP ING /OH/ WEATHERFORD INTERNATIONAL INC. WEATHERFORD INTERNATIONAL INC. WEATHERFORD INTERNATIONAL INC. WEIGH TRONIX INC. WEIGH TRONIX INC. WELLINGTON LEISURE PRODUCTS INC. WELLS ALLUMINUM CORP. WEST MASS BANKSHARES INC. WESTAIR HOLDING INC. WESTWOOD GROUP INC. WESTWOOD GROUP INC. WESTWOOD GROUP INC. WESTWOOD GROUP INC. WEYCO GROUP INC. WILFRED AMERICAN EDUCATIONAL CORP WHOLESALE CLUB INC. WILFRED AMERICAN EDUCATIONAL CORP WHITEHALL CORP WHOLESALE CLUB INC. WILFRED AMERICAN EDUCATIONAL CORP WHILLIAMS INDUSTRIES INC. WILLIAMS SONOMA INC. WILLIAMS SONOMA INC. WILLIAMS SONOMA INC. WILLIAMS W W CO WILSHIRE OIL CO OF TEXAS. WINDPOWER PARTNERS 1983-1. WINTHROP INSURED MORTGAGE INVESTORS I WISCONSIN REAL ESTATE INVESTMENT WISCONSIN REAL ESTATE INVESTMENT	WAHEHOUSE CLUB INC	716100
WAHWICK INSURANCE MANAGERS INC.         7108.           WASHINGTON CORP.         3146.           WASHINGTON REAL ESTATE INVESTMENT TRUST.         1048.           WASHINGTON SCIENTIFIC INDUSTRIES INC.         1048.           WASHINGTON SCIENTIFIC INDUSTRIES INC.         8127.           WATERHOUSE INVESTOR SERVICES ING.         8127.           WAYERLY INC.         1050.           WAVERLY INC.         1050.           WAYER BANCORP INC /OH/         7881.           WD 40 CO.         8214.           WEAN INC.         8214.           WEAN INC.         8214.           WEATHERFORD INTERNATIONAL INC.         02930.           WEDGESTONE FINANCIAL.         3156.           WEIGH TRONIX INC.         10531.           WELLIS ALUMINUM CORP.         82673.           WEST MASS BANKSHARES INC.         7939.           WESTAIR HOLDING INC.         83948.           WESTWOOD GROUP INC.         83948.           WESTWOOD GROUP INC.         83948.           WEYCO GROUP INC.         81090.           WEYCO GROUP INC.         9628.           WEYCO GROUP INC.         9628.           WILFRED AMERICAN EDUCATIONAL CORP.         74590.           WILLIAMS SONOMA INC.         71995.	WARRANTECH CORP	735571
WASHINGTON REAL ESTATE INVESTMENT TRUST	WARWICK INSURANCE MANAGERS INC	710849
TRUST	WASHINGTON CORP	314625
WASHINGTON SCIENTIFIC INDUSTRIES INC.   WATERHOUSE INVESTOR SERVICES INC.   8127*   WATSCO INC.   1050*   WAVERLY INC.   1050*   WAVERLY INC.   1050*   WAVETEK CORP/DE/   70083*   WAYNE BANCORP INC /OH/   78815*   WAYNE BANCORP INC /OH/   78816*   WEATHERFORD INTERNATIONAL INC.   0293*   WEATHERFORD INTERNATIONAL INC.   WEATHERFORD INTERNATIONAL INC.   82146*   WEATHERFORD INTERNATIONAL INC.   82873*   WEST MASS BANKSHARES INC.   79395*   WEST MASS BANKSHARES INC.   79395*   WEST MASS BANKSHARES INC.   73596*   WESTPORT BANCORP INC.   08358*   WESTPORT BANCORP INC.   08358*   WESTPORT BANCORP INC.   08358*   WESTPORT BANCORP INC.   08559*   WESTPORT BANCORP INC.   010559*   WILTERNATIONAL CORP.   WHITEHALL CORP.   WHOLESALE CLUB INC.   74590*   WILLIAMS INDUSTRIES INC.   10736*   WILLIAMS SONOMA INC.   71995*   WILLIAMS SONOMA INC.   71995*   10736*   WILLIAMS SONOMA INC.   71995*   10736*   WILLIAMS SONOMA INC.   71995*   10736*   107	TRUST	101001
WATERHOUSE INVESTOR SERVICES INC.  WAYERLY INC.  WAVERLY INC.  WAVERLY INC.  WAYER BANCORP INC /OH/ WD 40 CO.  WEARN INC.  WEATHERFORD INTERNATIONAL INC.  WEDGESTONE FINANCIAL.  WEIGH TRONIX INC.  WELLINGTON LEISURE PRODUCTS INC.  WEAST MASS BANKSHARES INC.  WEST MASS BANKSHARES INC.  WESTAIR HOLDING INC.  WESTWOOD GROUP INC.  WESTWOOD GROUP INC.  WENTERAU PROPERTIES INC.  WHITEHALL CORP.  WHOLESALE CLUB INC.  WHITEHALL CORP.  WHOLESALE CLUB INC.  WILLIAMS INDUSTRIES INC.  WILLIAMS SONOMA INC.  WILLIAMS W W CO.  WILLIAMS W W CO.  WILLIAMS W W CO.  WILLIAMS W W CO.  WILLIAMS WE PARTNERS 1983-1.  WINTHROP GROWTH INVESTORS I LTD PARTNERSHIP.  WINTHROP INSURED MORTGAGE INVESTORS II.  WINTHROP INSURED MORTGAGE INVESTORS I  WISCONSIN REAL ESTATE INVESTMENT	WASHINGTON SCIENTIFIC INDUSTRIES INC	
WATSCO INC	WATERHOUSE INVESTOR SERVICES INC.	812712
WAVERLY INC	WATSCO INC	105018
WAYNE BANCORP INC / OH / 78815 WAYNE BANCORP INC / OH / O	WAVERLY INC	105085
WAYNE BANCORP INC /OH/   78812   WD 40 CO	WAVETEK CORP/DE/	700839
WEAN INC.   82146	WAYNE BANCORP INC /OH/	788134
WEATHERFORD INTERNATIONAL INC.		105132
WEDGESTONE FINANCIAL         31562           WEGH TRONIX INC         10531           WELLINGTON LEISURE PRODUCTS INC         84088           WELLIS ALUMINUM CORP         92873           WEST MASS BANKSHARES INC         79399           WESTAIR HOLDING INC         83948           WESTWOOD GROUP INC         08353           WETTERAU PROPERTIES INC         81090           WEYCO GROUP INC         10653           WHITEHALL CORP         10653           WILFRED AMERICAN EDUCATIONAL CORP         74590           WILLIAMS INDUSTRIES INC         10729           WILLIAMS SONOMA INC         71995           WILLIAMS W W CO         10736           WILLIAMS FOIL CO OF TEXAS         10745           WILLIAMS FOIL CO OF TEXAS         10745           WILSHIPE OIL CO OF TEXAS         10745           WINDPOWER PARTNERS 1983-1         71993           WINTHROP INSURED MORTGAGE INVESTMENT         70928           WISCONSIN REAL ESTATE INVESTMENT         70928	WEATHERFORD INTERNATIONAL INC	821468
WELLINGTON LEISURE PRODUCTS INC.  WELLIS ALUMINUM CORP.  WEST MASS BANKSHARES INC.  WESTAIR HOLDING INC.  WESTPORT BANCORP INC.  WESTWOOD GROUP INC.  WETTERAU PROPERTIES INC.  WHITERAU PROPERTIES INC.  WHITEHALL CORP.  WHOLESALE CLUB INC.  WILLIAMS INDUSTRIES INC.  WILLIAMS SONOMA INC.  WILLIAMS SONOMA INC.  WILLIAMS W W CO.  WILLIAMS W W CO.  WILLIAMS W W CO.  WILLIAMS W W CO.  WILLIAMS ONOMA INC.  WILLIAMS W W CO.  WILLIAMS ONOMA INC.  TORS II.  WINTHROP INSURED MORTGAGE INVESTORS I.  TORS II.  WINTHROP INSURED MORTGAGE INVESTORS I.  TORS II.  WISCONSIN REAL ESTATE INVESTMENT	WEDGESTONE FINANCIAL	
WELLINGTON LEISURE PRODUCTS INC.         84088           WELLS ALUMINUM CORP.         82873           WEST MASS BANKSHARES INC.         79398           WESTAIR HOLDING INC.         83948           WESTPORT BANCORP INC.         08353           WESTWOOD GROUP INC.         81090           WEYCO GROUP INC.         10682           WHITEHALL CORP.         10682           WHOLESALE CLUB INC.         75203           WILLIAMS INDUSTRIES INC.         10729           WILLIAMS SONOMA INC.         71935           WILLIAMS SONOMA INC.         71935           WILLIAMS W W CO.         10736           WILLIAMS FOIL CO OF TEXAS.         10745           WINTHROP GROWTH INVESTORS I LTD PARTNERSHIP.         72256           WINTHROP INSURED MORTGAGE INVESTORS II.         70928           WISCONSIN REAL ESTATE INVESTMENT         70928	WEIGH TRONIX INC.	105318
WELLS ALUMINUM CORP         92873           WEST MASS BANKSHARES INC         79399           WESTAIR HOLDING INC         83948           WESTPORT BANCORP INC         73596           WESTWOOD GROUP INC         08353           WEYCO GROUP INC         10653           WHITEHALL CORP         10653           WHOLESALE CLUB INC         75203           WILLIAMS INDUSTRIES INC         10729           WILLIAMS INDUSTRIES INC         10729           WILLIAMS SONOMA INC         71995           WILLIAMS W W CO         10736           WILLIAMS FOIL CO OF TEXAS         10745           WINDPOWER PARTNERS 1983-1         71993           WINTHROP GROWTH INVESTORS I LTD PARTNERSHIP         72256           WISCONSIN REAL ESTATE INVESTMENT         70928	WELLINGTON LEISURE PRODUCTS INC	840887
WEST MASS BANKSHARES INC. 79399 WESTAIR HOLDING INC 83948 WESTPORT BANCORP INC 73596 WESTWOOD GROUP INC 08353 WETTERAU PROPERTIES INC 10653 WEYCO GROUP INC 10653 WHOLESALE CLUB INC 75203 WHOLESALE CLUB INC 75203 WILLIAMS INDUSTRIES INC 10729 WILLIAMS SONOMA INC 71995 WILLIAMS ONOMA INC 71995 WILLIAMS W W CO 71995	WELLS ALUMINUM CORP	828737
WESTAIR HOLDING INC 83948 WESTPORT BANCORP INC 08353 WESTWOOD GROUP INC 08353 WETTERAU PROPERTIES INC 81090 WEYCO GROUP INC 10653 WHITEHALL CORP 10682 WHOLESALE CLUB INC 75203 WILFRED AMERICAN EDUCATIONAL CORP 74590 WILLIAMS INDUSTRIES INC 10729 WILLIAMS SONOMA INC 71995 WILLIAMS W W CO 10736 WILLIAMS W W CO 10736 WILSHIRE OIL CO OF TEXAS 10745 WINDPOWER PARTNERS 1983-1 71993 WINTHROP GROWTH INVESTORS I LTD PARTNERSHIP 72256 TORS II. 70928 WISCONSIN REAL ESTATE INVESTMENT	WEST MASS RANKSHARES INC	700000
WESTWOOD GROUP INC. 08353 WETTERAU PROPERTIES INC. 81090 WEYCO GROUP INC. 10653 WHITEHALL CORP. 10682 WHOLESALE CLUB INC. 75203 WILFRED AMERICAN EDUCATIONAL CORP. 74590 WILLIAMS INDUSTRIES INC. 10729 WILLIAMS SONOMA INC. 71995 WILLIAMS W W CO. 10736 WILSHIRE OIL CO OF TEXAS. 10745 WINDPOWER PARTNERS 1983-1. 71993 WINTHROP GROWTH INVESTORS I LTD PARTNERSHIP. 72256: TORS II. 70928 WISCONSIN REAL ESTATE INVESTMENT	WESTAIR HOLDING INC.	839480
WHITEHALL CORP 10682 WHOLESALE CLUB INC 75203 WILFRED AMERICAN EDUCATIONAL CORP 74590 WILLIAMS INDUSTRIES INC 10729 WILLIAMS SONOMA INC 71995 WILLIAMS W CO 10730 WILLIAMS W CO 10730 WILSHIRE OIL CO OF TEXAS 10745 WINDPOWER PARTNERS 1983-1 71993 WINTHROP GROWTH INVESTORS I LTD PARTNERSHIP 72256 WINTHROP INSURED MORTGAGE INVESTORS II. 70928 WISCONSIN REAL ESTATE INVESTMENT	WESTWOOD GROUP INC	735961
WHITEHALL CORP 10682 WHOLESALE CLUB INC 75203 WILFRED AMERICAN EDUCATIONAL CORP 74590 WILLIAMS INDUSTRIES INC 10729 WILLIAMS SONOMA INC 71995 WILLIAMS W CO 10730 WILLIAMS W CO 10730 WILSHIRE OIL CO OF TEXAS 10745 WINDPOWER PARTNERS 1983-1 71993 WINTHROP GROWTH INVESTORS I LTD PARTNERSHIP 72256 WINTHROP INSURED MORTGAGE INVESTORS II. 70928 WISCONSIN REAL ESTATE INVESTMENT	WETTERALI PROPERTIES INC	083530
WHITEHALL CORP	WETCO GHOUP INC	106532
WHOLESALE CLUB INC 75203 WILFRED AMERICAN EDUCATIONAL CORP 74590 WILLIAMS INDUSTRIES INC 10729 WILLIAMS SONOMA INC 71995 WILLIAMS W W CO 10736 WILLIAMS W W CO 10736 WINDHIRE OIL CO OF TEXAS 10745 WINDPOWER PARTNERS 1983-1 71993 WINTHROP GROWTH INVESTORS I LTD PARTNERSHIP 72256 WINTHROP INSURED MORTGAGE INVESTORS II. 70928 WISCONSIN REAL ESTATE INVESTMENT	MUNITERIAL CORR	
WILLIAMS INDUSTRIES INC	WHOLESALE CLUB INC	752033
WILLIAMS SONOMA INC 71995 WILLIAMS W W CO 0 10736 WILSHIRE OIL CO OF TEXAS 10736 WINDPOWER PARTNERS 1983-1 71993 WINTHROP GROWTH INVESTORS I LTD PARTNERSHIP 72256 WINTHROP INSURED MORTGAGE INVESTORS II. 70928 WISCONSIN REAL ESTATE INVESTMENT		140800
WILLIAMS W W CO. 10736 WILSHIRE OIL CO OF TEXAS. 10745 WINDPOWER PARTNERS 1983-1. 71993 WINTHROP GROWTH INVESTORS I LTD PARTNERSHIP. 72256: 70928 WINTHROP INSURED MORTGAGE INVESTORS II. WISCONSIN REAL ESTATE INVESTMENT	WILLIAMS INDUSTRIES INC	107294
WILSHIRE OIL CO OF TEXAS.  WINDPOWER PARTNERS 1983-1.  WINTHROP GROWTH INVESTORS I LTD  PARTNERSHIP.  WINTHROP INSURED MORTGAGE INVESTORS II.  WISCONSIN REAL ESTATE INVESTMENT	WILLIAMS W W CO	719955
WINDPOWER PARTNERS 1983-1. 71993 WINTHROP GROWTH INVESTORS I LTD PARTNERSHIP. 72256 WINTHROP INSURED MORTGAGE INVESTORS II. 70928 WISCONSIN REAL ESTATE INVESTMENT	WILSHIRE OIL CO OF TEXAS	
72256 WINTHROP INSURED MORTGAGE INVESTORS II. 70928 WISCONSIN REAL ESTATE INVESTMENT	WINDPOWER PARTNERS 1983-1	
72256 WINTHROP INSURED MORTGAGE INVESTORS II. 70928 WISCONSIN REAL ESTATE INVESTMENT	WINTHROP GROWTH INVESTORS   LTD	118834
WINTHROP INSURED MORTGAGE INVESTORS II. WISCONSIN REAL ESTATE INVESTMENT	PARTNERSHIP	722565
WISCONSIN REAL ESTATE INVESTMENT	WINTHROP INSURED MORTGAGE INVES-	
TOUGH HEAL ESTATE INVESTMENT	TORS II	709287
THUSI	TRUST HEAL ESTATE INVESTMENT	107000
		107835
MATTER DEAL CONTRACTOR	WITTER DEAN CORNERSTONE FUND IV	808373

NANCE GROUPS OF MANDATED ELECTRONIC FILERS—Continued

#### Group CF-05

Registrant	CIK No.
WITTER DEAN REALTY GROWTH PROPER-	
TIES L P	765923
WITTER DEAN REALTY INCOME PARTNER-	
SHIP I LP	726315
WM BANCORP	804194
WMS INDUSTRIES INC /DE/	350077
WOLOHAN LUMBER CO	108079
WOLVERINE EXPLORATION CO	005696
WOODHEAD INDUSTRIES INC	108215
WRITER CORP	108606
WSMP INC.	067494
WUNDIES INDUSTRIES INC	771639
XICOR INC	319191
XOMA CORP /DE/	791908
XYVISION INC	721080
YORK WATER CO	108985
ZEMEX CORP	075644
ZENITH LABORATORIES INC	109259
ZEUS COMPONENTS INC	756055
ZIEGLER CO INC	109312
ZIONS COOPERATIVE MERCANTILE INSTITU-	1000115
TION	109378
ZYCAD CORP	727621
	1.00

APPENDIX E .- DIVISION OF CORPORATION FI-NANCE GROUPS OF MANDATED ELECTRONIC FILERS

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APPENDIX E .- DIVISION OF CORPORATION FI- APPENDIX E .- DIVISION OF CORPORATION FI- APPENDIX E .- DIVISION OF CORPORATION FI-FILERS—Continued

Group CF-06

NANCE GROUPS OF MANDATED ELECTRONIC NANCE GROUPS OF MANDATED ELECTRONIC NANCE GROUPS OF MANDATED ELECTRONIC FILERS—Continued

Group CF-06

FILERS—Continued

Registrant	CIK No.	Registrant	CIK No.	Registrant	CIK
		allum same	Navores		
LPNET INC	712425	BAILEY CORP.	753237	BROWN FLOURNOY EQUITY INCOME FUND	New
LTA ENERGY CORP		BALCOR CURRENT INCOME FUND-87	798790	LTD PARTNERSHIP	79
LTRON INC	741339	BALCOR EQUITY PROPERTIES LTD X	351892	BRUCE ROBERT INDUSTRIES INC	75
M DIAGNOSTICS INC	005483	BALCOR EQUITY PROPERTIES LTD-VIII	310614	BRUNSWICK BANCORP	-77
MCOR CAPITAL CORP	831002	BALCOR EQUITY PROPERTIES XII.	701785	BUILDERS TRANSPORT INC	72
MELCO CORP	004438	BALCOR FILM INVESTORS	751312	BURKE MILLS INC	01
MERIBANC INVESTORS GROUP	068336	BALCOR INCOME PROPERTIES LTD II		BURLINGAME BANCORP	73
MERICA FIRST PREP FUND 2 PENSION	TO THE REAL PROPERTY.	BALCOR MOBILE HOME INCOME FUND	797987	BUSINESS BANCORP	70
SERIES.	812565	BALCOR PREFERRED PENSION-12	819576	BUTTON GWINNETT BANCORP INC	
MERICAN AFFORDABLE HOUSING II LIMIT-	159	BALCOR REALTY INVESTORS LTD 80		BWC FINANCIAL CORP	35
ED PARTNERSHIP 815024	- Section	BALCOR REALTY INVESTORS LTD 81	320038	BYTEX CORP	72
MERICAN BANCORP INC/LA	721238	BALDWIN SECURITIES CORP /DE/	009375	C COR ELECTRONICS INC	35
MERICAN BANCORP OF NEVADA	701803	BALLARD MEDICAL PRODUCTS	723534	C&K 1980 FUND B LTD	31
MERICAN BANCSHARES OF HOUMA INC	352801	BALTEK CORP.	009442	CAR CLOTHIERS INC	01
MERICAN CABLE TV INVESTORS	353712	BANCORP OF SOUTHERN INDIANA	711667	CABLE TV FUND 11-B LTD.	72
ERICAN CABLE TV INVESTORS 2	704847	BANCSHARES 2000 INC		CABLE TV FUND 12-C LTD.	
ERICAN COMMUNITY DEVELOPMENT		BANCTENN CORP	763538	CABOT MEDICAL CORP	71
SROUP INC.	019548	BANK BUILDING & EQUIPMENT CORP OF		CADE INDUSTRIES INC.	35
ERICAN FIRST CORP.	109543	AMERICA	313214	CAFES ONE L P.	85
ERICAN HEALTH SERVICES CORP /DE/	712194	BANKERS NOTE INC	354611		80
ERICAN INCOME 2 LTD PARTNERSHIP	742102	BANYAN CORP	744041	CALIFORNIA BEACH RESTAURANTS INC	73
ERICAN INCOME 3 LTD PARTNERSHIP	742103	BARNWELL INDUSTRIES INC	010048	CALIFORNIA MICRO DEVICES CORP	80
IERICAN INCOME 4 LTD PARTNERSHIP	789673	BARRETT RESOURCES CORP	351993	CALLON CONSOLIDATED PARTNERS L P	83
ERICAN INCOME 5 LTD PARTNERSHIP	799175	BARRISTER INFORMATION SYSTEMS CORP	754128	CALMARK REAL ESTATE FUND LTD.	35
ERICAN INCOME 7 LTD PARTNERSHIP	780398	BARTON INDUSTRIES INC	352383	CAMBEX CORP	01
ERICAN INCOME 8 LIMITED PARTNERSHIP	780399	BARUCH FOSTER CORP	010226	CAMBRIDGE BIOTECH CORP	70
ERICAN INCOME PARTNERS HI-C LIMITED		BASE TEN SYSTEMS INC	010242	CANDELA LASER CORP	75
ARTNERSHIP 808515	Salara .	BASIX CORP	106790	CANNON EXPRESS INC	8
ERICAN INTEGRITY CORP	732179	BASS INCOME PLUS FUND LIMITED PART-	PRODUCE	CANTEL INDUSTRIES INC	0
ERICAN INTERNATIONAL PETROLEUM	The same	NERSHIP	810368	CAPITAL INDUSTRIES INC	7
ORP /NV/	799119	BAY AREA BANCSHARES	701153	CAPITAL INVESTMENT OF HAWAII INC	0
ERICAN LEARNING CORP	794881	BAY COMMERCIAL SERVICES	707854	CAPITAL PROPERTIES INC /RI/	20
ERICAN MIDLAND CORP	066052	BAY MEADOWS OPERATING CO	715273	CAPITAL REALTY INVESTORS 85 LTD PART-	1
ERICAN MOBILE SYSTEMS INC	714593	BAYLY CORP	010518	NERSHIP	7
ERICAN PHYSICIANS SERVICE GROUP INC	724024	BE AVIONICS INC	861361	CAPITAL REALTY INVESTORS II LTD PART-	
ERICAN POWER CONVERSION CORPORA-		BEAUTICONTROL COSMETICS INC	788330	NERSHIP	7
ON	835910	BEL FUSE INC /NJ	729580	CAPITOL TRANSAMERICA CORP	0
ERICAN PRECISION INDUSTRIES INC	005657	BELCOR INC	099286	CARDINAL INDÚSTRIES INC	35
ERICAN PROPERTIES LTD	786717	BELDEN & BLAKE ENERGY CO	734778	CARE PLUS INC	7:
ERICAN RELIANCE GROUP INC	792126	BELVEDERE CORP	805265	CARLSBERG MOBILE HOME PROPERTIES	
ERICAN REPUBLIC REALTY FUND I	711512	BEN & JERRYS HOMEMADE INC	768384	LTD 73	0
ERICAN RETIREMENT VILLAS PROPER-	778643	BERRY & BOYLE CLUSTER HOUSING PROP-	715384	CARLYLE REAL ESTATE LTD PARTNERSHIP	0
ERICAN TECHNICAL CERAMICS CORP	766430	ERTIES	726995	CARLYLE REAL ESTATE LTD PARTNERSHIP	-
ERICAN TOXXIC CONTROL INC	318025	BERRY & BOYLE DEVELOPMENT PARTNERS	765540	VI.	0
ERICAN VANGUARD CORP	005981	BERRY & BOYLE DEVELOPMENT PARTNERS	-	CAROLINA MOUNTAIN HOLDING CO	7
ERICAN VISION CENTERS INC	277592		806397	CARVER CORP	71
ERICORP INC	757765	BETHEL BANCORP	811831	CASCADE INTERNATIONAL INC	- 83
ERIHEALTH INC	721601	BEVERLY HILLS BANCORP	011917	CASTLE ENERGY CORP	7
ERISCRIBE CORP	072354	BF ENTERPRISES INC	814856	CAVALIER HOMES INC	71
STAR CORP	741559	BGS SYSTEMS INC	718976	CAVCO INDUSTRIES INC	2
TECH CORP.	855612	BHA GROUP INC	801128	CAYMAN RESOURCES CORP	3
WEST INSURANCE GROUP INC		BI INC	716629	CCAIR INC.	8
LYSTS INTERNATIONAL CORP.		BIG BOULDER CORP/PA	277666	CCFNB BANCORP INC	7
AREN MICROWAVE INC		BILTMORE BANK CORP	757546	CEDAR GROUP INC	8
CHOR FINANCIAL CORP	741561	DILLIMONE DAVIN CONF	355142	CEDAR INCOME FUND LTD	7
PROS INC		BINGO KING CO INC			8
V INC /DE		BIO TECHNOLOGY GENERAL CORP	012204	CELL TECHNOLOGY INC /DE/	
O ARGENTINA INC/NEW	311474				
MAN TECHNOLOGY INC		BIOMAGNETIC TECHNOLOGIES INC	729330	CELUTEL INC.	7
LEBEES INTERNATIONAL INC	704322 853665	BIOPHARMACEUTICS INC	733337	CEM CORP	7
LIED SOLAR ENERGY CORP	211800	BIOTECH RESEARCH LABORATORIES INC	350405	CENTENNIAL MORTGAGE INCOME ELIND	7
BIAN SHIELD DEVELOPMENT CO	311882		012288		7:
H PETROLEUM INC	007039		088706	CENTENNIAL MORTGAGE INCOME FUND II	7
C CORP	722144		780265	CENTER INCOME PROPERTIES 1	7
	838445		796624	CENTER INCOME PROPERTIES 2	7.
ZONA LAND INCOME CORP	830748	BLUE DOLPHIN ENERGY CO	793306	CENTERCORE INC	8
RESTAURANTS CORP	779544		012779	CENTRAL BANCORPORATION /WA/	7
MATRON INTERNATIONAL INC	008699	BOETTCHER WESTERN PROPERTIES # LTD	703152	CENTRAL FINANCIAL CORP /PA/	8
INTERNATIONAL LTD	793961	BOETTCHER WESTERN PROPERTIES IN LTD	716822		2
EN IMAGING INTERNATIONAL INC	741517			CENTRAL UNITED CORP	0
IX INTERNATIONAL INC	832813	BONRAY DRILLING CORP	351693	CENTURY BANCSHARES INC	71
UMPTION BANCSHARES INC	742356	BOONTON ELECTRONICS CORP	013191	CENTURY PACIFIC HOUSING FUND I	81
REX INC	008038		805268	CENTURY PENSION INCOME FUND XXIV	71
RO MED INC /NEW/	008146		805009	CENTURY PROPERTIES FUND XI	2
RONICS CORP	008063	BOSTON DIGITAL CORP	013370	CENTURY PROPERTIES FUND XII	2
RESEARCH PROFUTURES DIVERSIFIED	EL SI	BOSTON TECHNOLOGY INC	771470	CENTURY PROPERTIES FUND XIII	27
UND LP	812192		013573		01
K METALS CENTER INC	818730	BOWMAR INSTRUMENT CORP	013606	CERBCO INC	82
HEY PRODUCTS CORP	008109	BRAJDAS CORP	320591	CERTRON CORP	01
ANTIC GROUP INC	073382		807782	CETUS HEALTHCARE LTD PARTNERSHIP II	71
IN INC	765028	BRAUVIN HIGH YIELD FUND L P	810587	CHARIOT GROUP INC	75
BURN BANCORP	707364	BRAUVIN REAL ESTATE FUND LP 4	736908	CHEFS INTERNATIONAL INC	20
RA SYSTEMS INC	826253	BRAUVIN REAL ESTATE FUND LP 5	762848	CHEMFIX TECHNOLOGIES INC	36
FOINFO INC.	351017		029051		21
TOTROL CORP	008759		014177		72
ERY INC.	740630		799369	CHEMPOWER INC	84
ON RENT A CAR & TRUCK CORP	832493		852637	CHESAPEAKE INDUSTRIES INC /MD/	01
TEC MANUFACTURING CO					

215797

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034382

753767 815556

784720 845877

353286

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786470 810363

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NANCE GROUPS OF MANDATED ELECTRONIC

Group CF-06

FILERS-Continued

APPENDIX E.-DIVISION OF CORPORATION FI- APPENDIX E.-DIVISION OF CORPORATION FI- APPENDIX E.-DIVISION OF CORPORATION FI-NANCE GROUPS OF MANDATED ELECTRONIC FILERS-Continued

CIK No.

019871

704175

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020356

726602 807060

813640

715762

771481

764156

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818671 802679

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742279 023055

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831889

023019

356446

792986

720507

023194

023197

831861

740112

832483 745770

215508

816958

733460

716008

DELMED INC

NERSHIP

DIVERSCO INC

DESIGNATRONICS INC ..... DETECTION SYSTEMS INC

DIGI INTERNATIONAL INC... DISTRIBUTED LOGIC CORP

DELTA NATIONAL BANCORP.

DERWOOD INVESTMENT CORP....

DETROIT & CANADA TUNNEL CORP..... DH TECHNOLOGY INC.....

DELAWARE NATIONAL BANKSHARES CORP.

DIVALL INSURED INCOME FUND LTD PART-

NANCE GROUPS OF MANDATED ELECTRONIC FILERS-Continued

Group CF-06

aroup cr-os		Group CF-06				
Registrant	CIK No.	Registrant	CIK No.			
CONNECTICUT GENERAL REALTY INVES-		DIVERSIFIED HISTORIC INVESTORS	745143			
TORS L P	356456	DIVERSIFIED HISTORIC INVESTORS V	818669			
CONQUEST AIRLINES CORP	810328	The state of the s	029322			
CONSILIUM INC	795090	DMI FURNITURE INC	225261			
CONSOLIDATED CAPITAL PROPERTIES VI	755000	DOC OPTICS CORP	002131			
CONSOLIDATED CAPITAL PROPERTIES VII	783321	DOMINGUEZ WATER CORP	029578			
CONSOLIDATED FIBRES INC	023657		800457			
CONSOLIDATED OIL & GAS INC	023744	DORCHESTER HUGOTON LTD	703814			
CONSOLIDATED RESOURCES HEALTH CARE	- 100000	DOTRONIX INC	351809			
FUND III.	744594	DOUGHTIES FOODS INC	029850			
CONSOLIDATED RESOURCES HEALTH CARE	-	DREWRY PHOTOCOLOR CORP	030121			
FUND II.	732247	DREXEL BURNHAM LAMBERT REAL ESTATE	030121			
CONSUMAT SYSTEMS INC	312950	ASSOCIATES II	725646			
CONTROL RESOURCE INDUSTRIES INC	769626	DREXEL BURNHAM LAMBERT REAL ESTATE	720040			
CONVERGENT SOLUTIONS INC /NY/	811870	ASSOCIATES	700951			
CONVEST ENERGY PARTNERS LTD	768776	DSI REALTY INCOME FUND X	792989			
COOKER RESTAURANT CORP /OH/	832412	DUNES HOTELS & CASINOS INC	024004			
COOPER LIFE SCIENCES INC	759718	DURAMED PHARMACEUTICALS INC	799903			
COPLEY REALTY INCOME PARTNERS I	784928	DYANSEN CORP	719650			
CORADIAN CORP	310402	E&B MARINE INC	716740			
CORCOM INC	316402	EA ENGINEERING SCIENCE & TECHNOLOGY	710740			
CORNERSTONE FINANCIAL CORP	716407	INC	802492			
CORNING NATURAL GAS CORP	024751	EAC INDUSTRIES INC				
CORPORATE INVESTMENT CO	024900	EAGLE TELEPHONICS INC	030892			
CORPORATE PROPERTY ASSOCIATES	276280	EARTH SCIENCES INC	722383			
COSMETIC & FRAGRANCE CONCEPTS INC.	793520	EARTH TECHNOLOGY CORP USA	030985			
COSMO COMMUNICATIONS CORP	718096	EASTCO INDUSTRIAL SAFETY CORP	819541			
COTTON STATES LIFE & HEALTH INSURANCE	-	EASTERN ENVIRONMENTAL SERVICES INC	031079			
CO	025118	EASTOVER CORP.	815272			
COURIER DISPATCH GROUP INC	730259	EASTPOINT MALL LTD PARTNERSHIP	036207			
CPAC INC	351717		772074			
CPT CORP	025360	ECI ENVIRONMENTAL INC	855571			
CRESCOTT INC.	715795	ECL INDUSTRIES INC.	072357			
CRI HOTEL INCOME PARTNERS L P	808377	EDAC TECHNOLOGIES CORP	772572			
CHITICAL INDUSTRIES INC	820739	EDISON THOMAS INNS INC.	808219			
CRITICARE SYSTEMS INC /DE/	812121	ELCOTEL ING	801448			
CROWN ANDERSEN INC	778808	ELECTRIC & GAS TECHNOLOGY INC	785819			
CROWN BANCORP	706244	ELECTROMEDICS INC	032203			
CROWN BRANDS INC/NJ/	806839	ELECTRONIC ASSOCIATES INC	313096			
CROWNAMERICA INC	025933	ELECTROSOUND GROUP INC	820759			
CSA INCOME FUND LIMITED PARTNERSHIP II	809224		103542			
CSP INC /MA/	356037	EMCON ASSOCIATES /CA/	819977			
CUPERTINO NATIONAL BANCORP	757790	EMONS HOLDINGS INC	032666			
CUSTOMEDIX CORP	026361	EMPIRE BANCORP	711211			
CYBERTEK CORP /DE/	725869	EMPIRE ORR INC/NY	757185			
CYPRESS BANKS INC	729981	EMPIRE STATE BUILDING ASSOCIATES	032776			
CYTOGEN CORP	725058	ENERCAP CORP / DE /	313419			
DAHLBERG INC	028384	ENERGY ASSETS INTERNATIONAL CORP	315406			
DAILY JOURNAL CORP	783412	ENERGY CONVERSION DEVICES INC	032878			
DAIN INCOME PROPERTIES-86	813367	ENEX PROGRAM I PARTNERS L P	775274			
DAIN PENSION INVESTORS 85	756765	ENEX RESOURCES CORP	314864			
DAIN REAL ESTATE PARTNERS I	715764	ENGINEERED SUPPORT SYSTEMS INC	772891			
DAIN SOUTHEAST GROWTH PROPERTIES	795963	ENTREE CORP	814579			
DASH INDUSTRIES INC	027153	ENTRONICS CORP/DE/	818017			
DATA MEASUREMENT CORP		ENVIRONMENTAL POWER CORP	805012			
DATA TRANSLATION INC	354827	ENVIRONMENTAL TECTONICS CORP	033113			
DATA TRANSMISSION NETWORK CORP	713138	ENZON INC	727510			
DATAFLEX CORP.	790498	EPI INTERNATIONAL INC	032160			
DATAMARINE INTERNATIONAL INC	355735	EPIC HEALTH GROUP INC	718084			
DATAMETRICS CORP.	027075	EQUITABLE BANKSHARES OF COLORADO				
DATAPHAZ INC	027082	INC	315881			
DATARAM CORP	B19897	EREIM LP ASSOCIATES	808370			
DATASOUTH COMPUTER CORP	027093	ERIE LACKAWANNA INC	033420			
DATRONIC RENTAL CORP /IL/	722582	ESPEY MANUFACTURING & ELECTRONICS				
DATUM INC	027117	CORP	033533			
DATUM INC	027119	ESQUIRE RADIO & ELECTRONICS INC	033541			
DAYOR CORP	811640	ESSEX CORPORATION	355199			
DAXOR CORP.	027367	ESSEX REAL ESTATE PARTNERS LTD	714233			
DBA SYSTEMS INC	027442	EVERGOOD PRODUCTS CORP	714162			
OC TRADING & DEVELOPMENT CORP	027448	EVERGREEN RESOURCES INC	353943			
DE ANZA HOLDING CORP	702336	F&M BANK CORP	740606			
DE ANZA PROPERTIES XII LTD	351509	FAIR GROUNDS CORP	034236			
DECADE COMPANIES INCOME PROPERTIES	775840	FAIR ISAAC & COMPANY INC	814547			
EL ELECTRONICS CORP	027748	FALCON OIL & GAS CO INC	DACTOR			

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FAIR ISAAC & COMPANY INC.... FALCON OIL & GAS CO INC... FALCON PRODUCTS INC /DE/...

FASTENAL COMPANY FCS FINANCIAL CORP /GA/

FERRY CAP & SET SCREW CO

FEDERAL AGRICULTURAL MORTGAGE CORP.
FERROFLUIDICS CORP.

FIDELITY LEASING INCOME FUND IV L P. FIDELITY NATIONAL FINANCIAL INC /DE/

FINANCIAL GUARDIAN GROUP INC. FIRST AMERI CABLE CORP /OH/....

FIRST AMERICAN CORP /GA/.

Group CF-06
Registrant
CHICAGO RIVET & MACHINE CO CHILDRENS DISCOVERY CENTERS OF AMERICA INC
CHIPWICH INC
CHRONAR CORP
CHURCHILL DOWNS INC
CIP CORP
CIRCUIT SYSTEMS INC
CIS TECHNOLOGIES INC. CITIZENS BANCSHARES CORP /GA/. CITIZENS BANCSHARES INC /LA/
CITIZENS BANCSHARES INC /WV/
CITIZENS FINANCIAL SERVICES INC
CITIZENS INDEPENDENT BANCORP
CLARK DICK PRODUCTIONS INC. CLOVER INCOME PROPERTIES II L P.
CLOVER INCOME PROPERTIES L P
CODA ENERGY INC
COGNEX CORP
COLLABORATIVE RESEARCH INC
COLOROCS CORP /GA/
COMBANCORP COMCOA INC
COMMERCE BANGSHARES INC /MO/ COMMERCE NATIONAL CORP
COMMERCIAL DEVELOPMENT FUND 85
COMMERCIAL INTERNATIONAL CORP
COMMODITY TREND TIMING FUND II
INC /UT
COMMONWEALTH FINANCIAL FUTURES
COMMONWEALTH FINANCIAL FUTURES FUND II
COMMONWEALTH GROWTH FUND I
COMMUNICATION CABLE INC COMMUNICATIONS SYSTEMS INC/MN. COMMUNITY BANCORP /VT/
COMMUNITY BANCSHARES INC /DE/
COMPTEX RESEARCH INC/NY
COMPUCHEM CORP
COMPUDYNE CORP
COMPUTER MEMORIES INC.
COMPUTRAC INC
COMTECH TELECOMMUNICATIONS CORP /
COMVERSE TECHNOLOGY INC/NY/
CONCORD COMPUTING CORP
CONKLIN CO INC
CONMED CORP CONNECTICUT GENERAL EQUITY PROPERTIES I
CONNECTICUT GENERAL REALTY INVESTORS II

Group CF-06

Group CF-06

APPENDIX E.—DIVISION OF CORPORATION FINANCE GROUPS OF MANDATED ELECTRONIC
FILERS—Continued

APPENDIX E.—DIVISION OF CORPORATION FINANCE GROUPS OF MANDATED ELECTRONIC
FILERS—Continued

APPENDIX E.—DIVISION OF CORPORATION FINANCE GROUPS OF MANDATED ELECTRONIC
FILERS—Continued

Group CF-06		Group CF-06		Group CF-06	
Registrant	CIK No.	Registrant	CIK No.	Registrant	CIN
RST CAPITAL INCOME PROPERTIES LTD		GREAT NORTHERN IRON ORE PROPERTIES	043410	HUTTON GSH COMMERCIAL PROPERTIES 1	3
SERIES VII	355774	GREEN DANIEL CO	026820	HUTTON GSH COMMERCIAL PROPERTIES 4	7
RST CAPITAL INCOME PROPERTIES LTD		GREENWICH PROPERTIES I LTD	719174	HUTTON INVESTORS FUTURES FUND L P II	8
SERIES VI	318217	GRI CORP	043965	HUTTON INVESTORS FUTURES FUND LTD	
RST CAPITAL INCOME PROPERTIES LTD		GRIFFIN REAL ESTATE FUND II	319716	PARTNE	75
SERIES V	311916	GRIFFIN REAL ESTATE FUND III		HUTTON SOUTHERN TIMBER PARTNERS 2	71
AST CAROLINA INVESTORS INC	811040	GRIFFIN REAL ESTATE FUND IV		HUTTON SOUTHERN TIMBER PARTNERS I	3
RST CENTRAL FINANCIAL CORP	759441	GRIFFIN REAL ESTATE FUND V		HYDRO FLAME CORP	0
ST COMMERCIAL BANCORPORATION	775621 200776	GRIFFIN REAL ESTATE FUND VI		ICO INC	31
ST COMMUNITY CORP	812498	GROUP 1 SOFTWARE INC		IDS BALCOR INCOME PARTNERS	8
ST DEARBORN INCOME PROPERTIES LP	806182	GRUBB & ELLIS REALTY INCOME TRUST		IDS JONES GROWTH PARTNERS	8
ST FINANCIAL BANCORP /CA/	729502	GTI CORP	044319	IDS MANAGED FUTURES II L P	8
ST HOME CREDIT CORP I	805675	GUARANTY BANCSHARES CORP		IGI INC	3
ST INDEPENDENCE CORP	745140	GUARANTY BANCSHARES HOLDING CORP		II-VI INC.	8
ST KEYSTONE CORP	737875	GULF & SOUTHERN FINANCIAL CORP	774555	IKOS SYSTEMS INC	7
ST LEESPORT BANCORP INC	775662	GULF APPLIED TECHNOLOGIES INC	044524	ILC TECHNOLOGY INC.	7
ST LIBERTY BANCORP INC	816237	GV MEDICAL INC	727672	ILIO INC	8
ST MANISTIQUE CORP	036506	GZA GEOENVIRONMENTAL TECHNOLOGIES		IMAGE BANK INC	8
ST MERCHANTS BANCORP INC	804128	INC	852004	IMAGE ENTERTAINMENT INC	2
ST NATIONAL BANKSHARES CORP	814178	H&H OIL TOOL CO INC	355902	IMATRON INC.	7
ST PACIFIC BANCORP INC	354271	HADRON INC	044800	IMMUCOR INC	
ST PEOPLES BANCORP INC/TN/ST REAL ESTATE INVESTMENT TRUST OF	725570	HALIFAX ENGINEERING INC/VA	810876 720671	IMMUNOGEN INC.	8
EW JERSEY	036840	HALLADOR PETROLEUM CO		INAMED CORP	1
ST REGIONAL BANCORP	356708	HALLWOOD INDUSTRIES INC	046535	INDEPRO PROPERTY FUND I LP	7
ST SUNBELT BANKSHARES INC	802776	HALSEY DRUG CO INC/NEW	786947	INDEPRO PROPERTY FUND II LP	3
ST UNITED BANCORP INC	717585	HAMMOND MORTGAGE SECURITIES CORP		INDIAN RIVER CITRUS INVESTORS LTD	
ST UNITED INC	037014	HAMPSHIRE FUNDING INC		PARTNERSHIP	1 17
ST WORLD CHEESE INC	791714	HANA BIOLOGICS INC	791925	INDIANA FINANCIAL INVESTORS INC	1
NIGANS ENTERPRISES INC	012040	HANCOCK JOHN REAL ESTATE LTD PART-	The second second	INFORMATION INTERNATIONAL INC	1
RIDA INCOME FUND II LTD PARTNERSHIP	790986	NERSHIP	708319	INNOVEX INC	
WMOLE CORP	821361	HANDEX ENVIRONMENTAL RECOVERY INC	850414	INSITUFORM EAST INC	3
SCHNER GROUP INC	731947	HANGER ORTHOPEDIC GROUP INC	722723	INSITUFORM GULF SOUTH INC	3
TUNE NATIONAL CORP	038240	HARDEES LEASE PARTNERS 1980	318225	INSITUFORM MID AMERICA INC	1
NDATION REALTY FUND LTD	813652	HARLYN PRODUCTS INC	045621	INSITUFORM SOUTHEAST CORP	
NTAIN POWERBOAT INDUSTRIES INC	764858	HAROLDS STORES INC	818682	INSTITUTIONAL PROPERTIES 4	3
STRATEGIC HOUSING INCOME PART-		HARRIS BANKCORP INC	045729	INSURED INCOME PROPERTIES 1982	1
NCOR FINANCIAL INC	800080	HARVEY GROUP INC	046043	INSURED PENSION INVESTORS 1983	No. of
WLEY CORP.	726317 038824	HATHAWAY CORP	046129	INTELLICORP INC	
DERICKS OF HOLLYWOOD INC	038868	HAWKINS CHEMICAL INC	046250	INTERGROUP CORP	
EMAN DIVERSIFIED REAL ESTATE I LP	721673	PARTNERSHIP	745538	INTERMETRICS INC	
EMAN DIVERSIFIED REAL ESTATE IV L P	808376	HEALTH CARE PROPERTIES II	760689	INTERNATIONAL CONSUMER BRANDS INC	
EMAN INCOME REAL ESTATE LP	768598	HEALTH MOR INC	046445	INTERNATIONAL LEISURE ENTERPRISES INC	
EPORT MCMORAN OIL & GAS ROYALTY	10000	HEALTHCARE COMPARE CORP/DE/		/AZ/	1
RUST	727094	HEALTHSOURCE INC		INTERNATIONAL MERCANTILE CORP	
NCHTEX INC	849805	HEARTLAND EXPRESS INC	799233	INTERNATIONAL MOBILE MACHINES CORP	1 3
DMAN INDUSTRIES INC	039092	HEIST C H CORP	046653	INTERNATIONAL POWER MACHINES CORP	3
INTERNATIONAL INC	841692	HELIAN HEALTH GROUP INC	856288	INTERNATIONAL TOTALIZATOR SYSTEMS INC.	1
NISHINGS 2000 INC	730302	HELIX TECHNOLOGY CORP	046709	INTERPHASE CORP	
URES ADVANTAGE FUND	773825	HEMET BANCORP	804135	INTERPOINT CORP /NEW/	18
URES EXPANSION FUND LTD PARTNER-	-	HENRY JACK & ASSOCIATES INC		INVESTORS REAL ESTATE TRUST	2
HP DANGODDODATION	799824	HERBALIFE INTERNATIONAL INC	791449	IRE PENSION INVESTORS LTD.	1
BANCORPORATION	719488	HERLEY INDUSTRIES INC /NEW		IRE REAL ESTATE GROWTH FUND LTD	9
LERY OF HISTORY INC.	786344 763730	HERSHEY OIL CORP		SERIES 28	1/15
IMA BIOLOGICALS INC	317890	HIGH PLAINS CORP		IRT CORP	
DER MOUNTAIN INC	789598	HIGHLANDS BANKSHARES INC		ISCO INC	
NET RESOURCES CORP /DE/	820084	HILB ROGAL & HAMILTON CO /VA/	814898	JACLYN INC	1
ICO NATIONAL INC.	043340	HINDERLITER INDUSTRIES INC	355557	JACO ELECTRONICS INC	
INI EQUIPMENT PARTNERS INCOME		HIPOTRONICS INC	047647	JACQUES MILLER INCOME FUND LP	1 8
IND IX	761281	HITOX CORPORATION OF AMERICA	842295	JACQUES MILLER INCOME FUND LP II	8 3
DEX CORP	818479	HNB FINANCIAL GROUP	737213	JACQUES MILLER REALTY PARTNERS LP II	
ERAL AUTOMATION INC	040443	HOFMANN INDUSTRIES INC	047878	JACQUES MILLER REALTY PARTNERS LP III	
ERAL COMPUTER CORP	788306	HOLIDAY RV SUPERSTORES INC	822076	JACQUES MILLER REALTY PARTNERS LP IV	1
ERAL MICROWAVE CORP	040703	HOLLYWOOD PARK OPERATING CO	356212	JAYARK CORP.	
ERAL PARAMETRICS CORP /DE/	795865	HOMASOTE CO	048165	JERRYS INC	
ISCO TECHNOLOGY CORP /DE/	746071	HOME CENTERS INC	788588	JETBORNE INTERNATIONAL INC	
NEX CORP	355811 796318	HOME INTENSIVE CARE INC	313321 831984	JETRONIC INDUSTRIES INC	
PGIA BONDED FIBERS INC.	041052	HOOPER HOLMES INC	741815	JMB INCOME PROPERTIES LTD II	
TEK INDUSTRIES INC	844843	HORIZON FUTURES FUND	316225	JMB INCOME PROPERTIES LTD IV	1
AGHTY & MILLER INC /DE/	821527	HORIZON GOLD CORP	750740	JMB MORTGAGE PARTNERS LTD	
ALTAR FINANCIAL CORP	041336	HOSPITAL STAFFING SERVICES INC	731625	JMB MORTGAGE PARTNERS LTD II	
TRONICS INC.	719274	HOUSTON BIOTECH PARTNERS L P	812592	JOHNSON PRODUCTS CO INC	
GROUP INC:	082554	HOWELL INDUSTRIES INC	048824	JOHNSTOWN CONSOLIDATED INCOME PART-	
INC /DE/	043422	HOWTEK INC	749660	NERS 1	1
D CO OF AMERICA	751260	HQ OFFICE SUPPLIES WAREHOUSE INC	837292	JONES CABLE INCOME FUND 1-B LTD	13
D RESERVE CORP	042119	HUTTON APACHE ENERGY INCOME FUND II	717566	JONES MEDICAL INDUSTRIES INC /DE/	
DEN CORRAL REALTY CORP	751364	HUTTON ASSET RECOVERY FUND	731717	JONES PLUMBING SYSTEMS INC	1
DFIELD CORP.	042316	HUTTON CONAM REALTY INVESTORS 2	357099	JOULE INC	
DTEX INC	819676	HUTTON CONAM REALTY INVESTORS 5	761310	K TEL INTERNATIONAL INC	
ND VALLEY GAS CO	841709	HUTTON CONAM REALTY INVESTORS 81	350023	KAPLAN INDUSTRIES INC	1
ANGE NATIONAL BANC CORP	763850	HUTTON ENERGY ASSETS 2ND OIL & GAS	10000000	KEANE INC.	0
EASE MONKEY HOLDING CORP	350179 773845	COM & EQ PT A	791190	KEEGAN MANAGEMENT CO	8
	£ £ 3043	THE TOTAL GOT ANTERIORN STUMBULE PROPER-		TELLI SHOUP OF COMPANIES INC.	BUILD .

APPENDIX E.-DIVISION OF CORPORATION FI- APPENDIX E.-DIVISION OF CORPORATION FI-NANCE GROUPS OF MANDATED ELECTRONIC FILERS-Continued

Group CF-06

Registrant

KEMPER CYMROT REAL ESTATE INVEST-

MENT FUND A LP

KENWIN SHOPS INC.

KIDDIE PRODUCTS INC

KIT MANUFACTURING CO... KLEINERTS INC /PA/.....

KRELITZ INDUSTRIES INC.... KRISCH AMERICAN INNS INC

KRUPP REALTY FUND LTD II.

LAKELAND FINANCIAL CORP LAKELAND INDUSTRIES INC.

LATSHAW ENTERPRISES INC.

LEASTEC INCOME FUND IN LEASTEC INCOME FUND V

LEE PHARMACEUTICALS

LEISURE CONCEPTS INC.

LEOS INDUSTRIES INC

LIFELINE SYSTEMS INC... LIFETIME PRODUCTS INC

LIPE ROLLWAY CORP.

LUNAR CORP

MARC INC.

MAIL BOXES ETC

MAJOR GROUP INC

MAJOR REALTY CORP.

MARATHON BANCORP

MATEC CORP/DE/

MED CARE CORP.

MEDAR INC

MEDEX INC

MAXCO INC

LINCAM PROPERTIES LTD SERIES 85

LINCOLN FOODSERVICE PRODUCTS INC. LINCOLN NG REALTY FUND INC.

LINCOLN PROPERTY ASSOCIATES LTD. LINDAL CEDAR HOMES INC /DE/.....

LIPOSOME TECHNOLOGY INC /DE/

LL&E ROYALTY TRUST......LLOYDS SHOPPING CENTERS INC.

LODGISTIX INC......LONG LAKE ENERGY CORP.

LORIMAR FILM PARTNERS L P. LOWRANCE ELECTRONICS INC

MACHINE TECHNOLOGY INC.

MALLON RESOURCES CORP MANISCHEWITZ B CO.....

MARGATE VENTURES INC.

MARGO NURSERY FARMS INC. MARINE MIDLAND BANKS INC.

MARKET FACTS INC.
MARKETPLACE INCOME PROPERTIES.

MARS GRAPHIC SERVICES INC..... MARSAM PHARMACEUTICALS INC. MASSTOR SYSTEMS CORP / DE/ ....

MATTHEWS & WRIGHT GROUP INC.

MAX & ERMAS RESTAURANTS INC

MCCORMICK COMMODITY FUND I LIMITED PARTNERSHIP.

MCNEIL PACIFIC INVESTORS FUND 1972. MCRAE INDUSTRIES INC/DE

MEDICAL MANAGEMENT OF AMERICA INC.

LEXICON CORP.

LASER PHOTONICS INC... LASER PRECISION CORP.

KURZWEIL MUSIC SYSTEMS INC. KUSHNER LOCKE CO.....

LASERMASTER TECHNOLOGIES INC.

KMS INDUSTRIES INC.

KEPTEL INC

KOSS CORP

LASERSCOPE

KINARK CORP.

KENT ELECTRONICS CORP... KENT FINANCIAL SERVICES INC.

KP MILLER REALTY GROWTH FUND I.

KRUPP INSTITUTIONAL MORTGAGE FUND

KENTUCKY INVESTORS INC.

CIK No. MEDICAL RESOURCE COMPANIES OF AMER-751262 793024 MEDICORE INC MEDSTONE INTERNATIONAL INC /DE/. 055362 MEGATEST CORP ... 055393 MERCOM INC MERCURY AIR GROUP INC. MERIDIAN NATIONAL CORP 819640 055698 055805 771859 MERRIMAC INDUSTRIES INC 056151 MET PRO CORP. METATEC CORP 056252 MICHAELS J INC 056356 056701 MICHIGAN RIVET CORP. 700834 MICRO BIO MEDICS INC. 056808 MICRODYNE CORP. 799099 MICROS SYSTEMS INC. 757549 35047B 730991 MID PLAINS TELEPHONE INC MID SOUTH BANCORP INC /KY/ MIDSOUTH BANCORP INC..... 842009 721994 798081 MILLER BUILDING SYSTEMS INC.
MILLELD TRADING CO INC..... MILTEX MORTGAGE ACCEPTANCE CORP... MINING SERVICES INTERNATIONAL CORP. 711665 312242 857470 851737 MINNTECH CORP. ML TECHNOLOGY VENTURES LP. MMI MEDICAL INC. 058151 773911 799179 821218 MONITERM CORP MONMOUTH REAL ESTATE INVESTMENT 058411 728294 MONTGOMERY BANCORP INC MOORE HANDLEY INC /DE/ 760487 MORGANS FOODS INC ... 312065 MOSCOM CORP. 720195 039503 MOTO PHOTO INC 774489 MULTI BENEFIT REALTY FUND 87-1 791726 773654 MULTIVEST REAL ESTATE FUND LTD SERIES 777350 059591 MULTIVEST REAL ESTATE FUND LTD SERIES 047798 786557 MULTIVEST REAL ESTATE FUND LTD SERIES 812444 721765 023107 MURRAY INCOME PROPERTIES II LTD... 790044 MYCOGEN CORP 778923 804073 MYERS L E CO GROUP..... MYLEX CORP 864906 320654 NAHAMA & WEAGANT ENERGY CO ... NAMSCO CORP..... NANOMETRICS INC 791014 NANTUCKET INDUSTRIES INC. NAPA NATIONAL BANCORP.... 081700 061666 837759 061981 NATEC RESOURCES INC. 718446 356287 761198 NATIONAL HERITAGE INC. NATIONAL HERITAGE INDUSTRIES INC. 808493 062348 062465 NATIONAL HMO CORP/DE 784508 NATIONAL HOUSING PARTNERSHIP REALTY 796972 810590 NATIONAL HOUSING TRUST LIMITED PART 715086 

085608

706471

054187

063686

354995

064309 729284

857867

719152

718877

838443

NATIONAL REAL ESTATE LTD PARTNERSHIP

NATIONAL TECHNICAL SYSTEMS INC /DE/. NATIONWIDE CELLULAR SERVICE INC.....

NEW ENGLAND LIFE PENSION PROPERTIES... NEW ENGLAND REALTY ASSOCIATES LIMIT-

NATIONAL SECURITIES CORP/WA/

NETWORK GENERAL CORPORATION...

NBT BANCORP INC.

NEUROGEN CORP.

NET 1 L P.

NANCE GROUPS OF MANDATED ELECTRONIC FILERS—Continued

Group CF-06

CIK N

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0659 7131

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0676

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0681

74760

7045

06848

8022

2058

06884

0688

79081

78616 81374

70092 73161

3500

82237

06962

70069

05036

79036

82649

07020

81030

72838

780145

81880

717726

811859

110536

795265

790358

844643

849043

711417

746514

Registrant

APPENDIX E .- DIVISION OF CORPORATION FI-NANCE GROUPS OF MANDATED ELECTRONIC FILERS-Continued Group CF-06

No.	Registrant	CIK No.
		OIK 140.
STATE OF THE PARTY.	NEW IMAGE INDUSTRIES INC	853706
744	NEW ULM TELECOM INC	071557
643	NEW VISIONS ENTERTAINMENT CORP	356906
939	NEWMAN FINANCIAL CORP	785655
213	NEWPARK RESOURCES INC	071829
315	NEWPORT ELECTRONICS INC	071842
532	NEWPORT PHARMACEUTICALS INTERNA	0/1842
192	TIONAL INC IDE!	
364	AND OTORES W.S.	110074
332	NICHOLS RESEARCH CORP /AL/	070182
364	NICHOLS RESEARCH CORP /AL/	806388
	NMR OF AMERICA INC	724141
201	NOONEY INCOME FUND LTD II L P	757764
200	NOONEY INCOME FUND LTD III LP	797976
596	NOONEY INCOME FUND LTD II L.P	725266
666	NOONEY REAL PROPERTY INVESTORS FIVE	The state of the s
251	L P.	708133
43	NOONEY REAL PROPERTY INVESTORS FOUR	
194	L P.	700720
145	NOONEY REAL PROPERTY INVESTORS	100120
131	THREE L P	350113
101	NOONEY REALTY TRUST INC	740500
43	NORTH AMERICAN PIOLOGICAL CUNO	A 1944 4 4 4
81	NORTH AMERICAN BIOLOGICALS INC.	072444
05		072575
37	NOTTH BAY BANCORP	754440
04	NORTHEAST WISCONSIN FINANCIAL SERV-	
42	NORTHERN NECK BANKSHARES	793498
69	NORTHERN EMPIRE BANCSHARES	746253
28	NORTHERN NECK BANKSHARES CORP	750005
	NORTHERN EMPIRE BANCSHARES. NORTHERN NECK BANKSHARES CORP. NORTHLAND CABLE PROPERTIES SEVEN LP NORTHLAND CABLE PROPERTIES SEVEN LP	813658
72	NORTHLAND CABLE PROPERTIES SIX LP.	788736
69	NORTHLAND CABLE PROPERTIES SEVEN LP NORTHLAND CABLE PROPERTIES SIX LP NORTHWEST TELEPRODUCTIONS INC NORTHWESTERN DRUG CO NOVA TECHNOLOGY LIMITED PARTNERSHIP NOVAMETRIX MEDICAL SYSTEMS INC NTS PROPERTIES III.	073048
70	NORTHWESTERN DRUG CO.	073058
07	NOVA TECHNOLOGY LIMITED PARTNERSHIP	815563
	NOVAMETRIX MEDICAL SYSTEMS INC	310450
25	NTS PROPERTIES III	703667
22	NTS PROPERTIES IV	703007
51		
45	NU HORIZONS ELECTRONICS CORP.	745302
05	NU HUHIZONS ELECTHONICS CORP	718074
90	NUCLEAR DATA INC /DE/ NUCLEAR SUPPORT SERVICES INC	073271
30	NUCLEAR SUPPORT SERVICES INC	317488
07		
00	NUVISION INC	756918
	NTCAL CORP	TORORE:
7.1	OHIO AHT CO.	072042
10	OKC LTD PARTNERSHIP	252507
11	OLD FASHION FOODS INC/GA	724102
	OLD STONE CORP.	074273
12	OLSON INDUSTRIES INC /DE/	074374
2	OLYMPIA BROADCASTING CORP	700000
	OLYMPIC NATIONAL BANCORP	740005
19	OMNICORP LTD	710305
3	ONCOGENE SCIENCE INC	719775
2	ONE AMERICAN CORP	729922
3	ONE LIBERTY PROPERTIES INC	708817
9	ONE PRICE CLOTHING STORES INC	712770
0	ODDENNIE WED WITH THE	812446
3	OTTENHEN INDOOTHIES INC	U/4004
2	OPTO MECHANIK INC	031688
3	ORTHOMET INC.	765353
9	OSICOM TECHNOLOGIES INC	812491
1	OTRA SECURITIES GROUP INC	816330
2	OUTLET CENTRE PARTNERS	812094
5	OUTLOOK ALL SUITE HOTELS L P.	810736
2	OUTLOOK PENSION INVESTORS	755869
6	OUTLOOK PROPERTIES FUND IV	777955
6	OVERMYER CORP	
В	OXFORD FUTURES FUND LTD	811100
	OXFORD RESIDENTIAL PROPERTIES I LTD	
1		744786
9	OXIDYNE GROUP INC	310801
	PACIFIC FIRST FINANCIAL CORP	741295
3	PACIFIC INLAND BANCORP	724179
3	PAGE AMERICA GROUP INC	311048
3	PAINE WEBBER GROWTH PROPERTIES LP	705191
	PAINE WEBBER GROWTH PROPERTIES TWO	100181
5	LP	722560
	PAINE WEBBER INCOME PROPERTIES SIX	722569
3	LTD PARTNERSHIP 745933	
	PAINE WEBBER IRB PROPERTY FUND LTD	
	PARTNERSHIP.	354875
	PAINE WEBBER QUALIFIED PLAN PROPERTY	
	FUND TWO LP	700913
	PAINE WEBBER QUALIFIED PLAN PROPERTY	- 22
	FUND THREE LP 724136	
	PAINEWEBBER DEVELOPMENT PARTNERS	
	FOUR LTD.	772124
	DAME WEDDED FOR USA DAME DE STATE DE ST	
	PAINEWEBBER EQUITY PARTNERS THREE	

NANCE GROUPS OF MANDATED ELECTRONIC FILERS—Continued

Group CF-06

NANCE GROUPS OF MANDATED ELECTRONIC FILERS—Continued

Group CF-06

APPENDIX E.-DIVISION OF CORPORATION FI- APPENDIX E.-DIVISION OF CORPORATION FI- APPENDIX E.-DIVISION OF CORPORATION FI-NANCE GROUPS OF MANDATED ELECTRONIC FILERS-Continued

Registrant	CIK No.	Registrant	CIK No.	Registrant	CIK No
AINEWEBBER GEODYNE ENERGY INCOME	L. STE	PUBLIC STORAGE PROPERTIES IV LTD	225775	SANDY CORP	7781
LP I-E	806613	PUBLIC STORAGE PROPERTIES IX LTD	707883	SARATOGA BANCORP	70270
AINEWEBBER GEODYNE ENERGY INCOME	000015	PUBLIC STORAGE PROPERTIES V LTD	277925	SBC FINANCIAL CORP	7638
LP II-B	826345	PV FINANCIAL	702901	SBC TECHNOLOGIES INC /DE/	8129
AINEWEBBER INCOME PROPERTIES TWO	00000000	PVC CONTAINER CORP	081288	SBT CORP /CT/	7312
LTD PARTNERSHIP	313044	PYRAMIDWEST DEVELOPMENT CORP	072654	SCANFORMS INC	0870
AINEWEBBER MORTGAGE PARTNERS FIVE	-	QANTEL CORP /NY/	067421	SCHEIB EARL INC	0871
LP	779339	QUADREX CORP	073299	SCHERER HEALTHCARE INC	7035
AINEWEBBER R&D PARTNERS LP	770470	QUANTRONIX CORP	081426	SCHWERMAN TRUCKING CO	0877
AJARO VALLEY BANCORPORATION	707801	QUAREX INDUSTRIES INC	081942	SCIENCE MANAGEMENT CORP.	0877
AN PETROLEUM MASTER LTD PARTNER-	Terrorius.	QUEST MEDICAL INC	351721	SCIENTIFIC SOFTWARE INTERCOMP INC	0878
SHIP	814850	QUESTECH INC	737033	SCOTTS LIQUID GOLD INC	7271
ANATECH RESEARCH & DEVELOPMENT		QUIKSILVER INC	805305	SCS COMPUTE INC	7012
CORP	354992	RADIUS INC	796577 805574	SEA GALLEY STORES INC	2759
ARADISE FRUIT CO INC /FL/	076149	RADIX VENTURES INC	758452	SEAFIRST CORP	0881
ARIS BUSINESS FORMS INC	789660 743457	RAL YIELD PLUS EQUITIES IV LTD PARTNER-	730432	SEATRAIN LINES INC	0882
ARKER & PARSLEY 83-B LTDARKER & PARSLEY 84-A LTD	757545	SHIP	799126	SECONN HOLDING CO	7648
ARKER & PARSLEY 86-C LTD	789791	RAMSAY HMO INC	857404	SECURED INVESTMENT RESOURCES FUND	-
ARKER & PARSLEY 87-A LTD	810999	RASTEROPS	833619	LP.	7454
ARKER & PARSLEY 87-B LTD	811000	RAUCH INDUSTRIES INC	715817	SECURITY CHICAGO CORP	7239
ARLEX CORP	724988	READICARE INC	710851	SECURITY FEDERAL CORPORATION	8186
ARLUX FRAGRANCES INC	802356	REAL EQUITY PARTNERS	717303	SECURITY NATIONAL CORP /DE/	8216
ATLEX CORP	076057	REAL ESTATE ASSOCIATES LTD VII	722648	SECURITY TAG SYSTEMS INC	3566
DA ENGINEERING	759436	REALMARK PROPERTY INVESTORS LTD		SEITEL INC	7508
ERLESS MANUFACTURING CO	076954	PARTNERSHIP VI-A	822783	SELECTERM INC	7185
ENGO INDUSTRIES INC	225747	REALMARK PROPERTY INVESTORS LTD	100000000	SELECTRONICS INC	7334
ENRIL CORP.	077328	PARTNERSHIP IV	763698	SELFIX INC	8144
ENTECH INTERNATIONAL INC	760461	REALMARK PROPERTY INVESTORS LTD	E.CHI.	SEMTECH CORP	0889
EOPLES BANCSHARES OF POINTE COUPEE	1000	PARTNERSHIP V	790067	SENIOR SERVICE CORP	7992
PARISH INC	720026	REALMARK PROPERTY INVESTORS LTD		SERV TECH INC /TX/	8524
EOPLES TELEPHONE COMPANY INC	819694	PARTNERSHIP III	733591	SERVICE FRACTURING CO	3178
ERCEPTION TECHNOLOGY CORP	791453	REALTY BUSINESS PARTNERS	766850	SFE TECHNOLOGIES	0865
ERCEPTRONICS INC	710217	REALTY SOUTH INVESTORS INC	763738	SFM CORP	0892
ETROLEUM DEVELOPMENT CORP	077877	RECEPTECH CORP	855611	SHAER SHOE CORP	0892
ETROLEUM INVESTMENTS LTD	356224	RECOTON CORP	082536	SHARE PARTNERS LTD 1972	0894
HARMACONTROL CORP	353827	RED EAGLE RESOURCES CORP	088997	SHAREBASE CORP	3168
HARMACY MANAGEMENT SERVICES INC	861049	REFAC TECHNOLOGY DEVELOPMENT CORP	082788	SHARED IMAGING PARTNERS L P	8123
HARMAKINETICS LABORATORIES INC	351506	REGAL INTERNATIONAL INC	357434	SHARED TECHNOLOGIES INC	8176
HM FINANCE CORP I	745893	REGENCY EQUITIES CORP	046656	SHAWSVILLE BANCORP INC.	7899
HOENIX MEDICAL TECHNOLOGY INC		REGIONAL FEDERAL BANCORP INC	801336	SHEARSON LEHMAN COAST SAVINGS HOUS-	
HOENIX RE CORP.	799721	RELM COMMUNICATIONS INC	082845	ING PARTNERS LTD 750304	7681
HOTO CONTROL CORP	. 078311	REN CORP USA	840491	SHEARSON LEHMAN FUTURES 1000 FUND	/001
HOTRONICS INC	810136	REPLIGEN CORP	730272	SHEARSON MURRAY REAL ESTATE FUND II	3162
HP HEALTHCARE CORP	803568	REPUBLIC CORP /TX/	202995	SHEARSON MURRAY REAL ESTATE FUND III	3102
ICO PRODUCTS INC	352994 755095	REPUBLIC SAVINGS FINANCIAL CORP	743136 083306	LTD	3180
LACER BANCORPORATION	711651	RESEARCH INDUSTRIES CORP	083402	SHEARSON MURRAY REAL ESTATE FUND VII	
LASMA THERM INC		RESOURCE RECYCLING TECHNOLOGIES INC	051519	LTD /TX/	7092
LAYERS INTERNATIONAL INC /NV/	796912	RESOURCES ACCRUED MORTGAGE INVES-	00.0.0	SHELTER PROPERTIES II LTD PARTNERSHIP	3197
LEXUS CORP	785786	TORS 2 LP	804671	SHELTER PROPERTIES III LTD PARTNERSHIP	3532
LYMOUTH RUBBER CO INC	- 079225	RESPIRONICS INC	780434	SHELTER PROPERTIES VII LTD PARTNERSHIP.	7580
NB FINANCIAL GROUP	704693	RESURGENS COMMUNICATIONS GROUP INC	723527	SHENANDOAH TELECOMMUNICATIONS CO/	
OE & ASSOCIATES INC	079282	RETAIL EQUITY PARTNERS LIMITED PART-	1	VA/	3549
OLK AUDIO ING		NERSHIP	818021	SHERWOOD GROUP INC	8119
OLORON PRODUCTS INC		REXHALL INDUSTRIES INC	850476	SHOPSMITH INC	0899
OP RADIO CORP	799937	REXWORKS INC	811432	SHOWSCAN CORP	8128
OPE EVANS & ROBBINS INC		RIC 15 LTD	705973	SHURGARD GROWTH CAPITAL FUND 15 LTD	
ORTAGE INDUSTRIES CORP /DE/		RIC 16 LTD.	717223	PARTNERSHIP	808
OTOMAC BANCORP INC	720469	RIC 18 LTD	760087	SHURGARD GROWTH CAPITAL FUND 17 LTD	THE STATE OF
RAB ROBOTS INC	354383	RIC 19 LTD.	771603	PARTNERSHIP	808
RE PAID LEGAL SERVICES INC	311657		783317	SHURGARD INCOME PROPERTIES EIGHT	764
RESIDENTIAL REALTY CORP/NEW/DE	731245	RICHTON INTERNATIONAL CORP	083877	SHURGARD INCOME PROPERTIES FIVE	733
RICOR INC.	816247	RIGHT MANAGEMENT CONSULTANTS INC	802806	SHURGARD INCOME PROPERTIES FUND 16	
RIMA ENERGY CORP	318107	RIVER OAKS INDUSTRIES INC	718978	LTD PARTNERSHIP 808416	721
RIME MEDICAL SERVICES INC	717421	RIVERSIDE PROPERTIES		SHURGARD INCOME PROPERTIES IV	764
RIMEENERGY CORP	. 056868	ROBERTS PHARMACEUTICAL COHP	853022	SHURGARD INCOME PROPERTIES SEVEN	764
RISM ENTERTAINMENT CORP	. 773135 804084	TRUST I	761236	SHURGARD INCOME PROPERTIES SEVEN	750
ROCYTE CORP /WA/	856072	ROBOTIC VISION SYSTEMS INC	225868	SI HANDLING SYSTEMS INC	090
ROFESSIONAL BANCORP INC	700914	ROCKWOOD NATIONAL CORP	084651	SICO INC	796
HOFIT SYSTEMS INC.	076773	RONSON CORP	084919	SIERRA HEALTH SERVICES INC	754
ROGRAMMING & SYSTEMS INC	080630	ROSS A J LOGISTICS INC	760031	SIERRA ON LINE INC	724
ROGROUP INC	080397	ROTECH MEDICAL CORP	771142	SIERRA TUCSON COMPANIES INC	855
ROMETHEUS INCOME PARTNERS	803026	ROYAL PALM BEACH COLONY LTD PART-		SIGNATURE VII LTD	769
RONET INC /DE/	815553	NERSHIP	764606	SIMETCO INC	073
ROPERTY RESOURCES FUND VI	702313	ROYALPAR INDUSTRIES INC	085558	SIRCO INTERNATIONAL CORP	090
ROPERTY RESOURCES FUND VII	718497	RSI HOLDINGS INC	853697	SIS CORP	719
RUDENTIAL BACHE VMS REALTY ASSOCI-		RUDYS RESTAURANT GROUP INC	793026	SJNB FINANCIAL CORP	721
ATES LP II	734362	RURAL ELECTRIC COOP GRANTOR TRUST	-1-1-1-1	SKYLINK AMERICA INC	799
RUDENTIAL BACHE WATSON & TAYLOR		SOYLAND 1987-AZ	814695	SMITHFIELD COMPANIES INC	835
LTD 2	737296	RWB MEDICAL INCOME PROPERTIES 1 LTD	The Assess	SOCIETY FOR SAVINGS BANCORP INC	810
RUDENTIAL BACHE WATSON & TAYLOR	ALCOHOL:	PARTNERSHIP	750457	SOFTECH INC	354
LTD 3.	759726	S&K FAMOUS BRANDS INC	723924	SOUTH BANKING CO	351
RUDENTIAL BACHE WATSON & TAYLOR		SADDLEBROOK RESORTS INC	313151	SOUTH FLORIDA FINANCIAL CORP	753
1704	780352	SADLIER WILLIAM H INC	086082	SOUTH VALLEY BANCORPORATION	704
S PARTNERS VIII LTD	793934	SAFEGUARD HEALTH ENTERPRISES INC	727303	SOUTHEASTERN INCOME PROPERTIES LIMIT-	

APPENDIX E.-DIVISION OF CORPORATION FI- APPENDIX E.-DIVISION OF CORPORATION FI-FILERS—Continued

Group CF-06

NANCE GROUPS OF MANDATED ELECTRONIC NANCE GROUPS OF MANDATED ELECTRONIC NANCE GROUPS OF MANDATED ELECTRONIC FILERS—Continued

Group CF-08

FILERS—Continued

	100	The state of the s	market and		and the same of
Registrant	CIK No.	Registrant	CIK No.	Registrant	CIK No
SOUTHERN BANK GROUP INC	811098	THACKERAY CORP	051000		· deser
SOUTHERN EDUCATORS LIFE INSURANCE	811098		354639	VALLEY INDUSTRIES INC	102695
CO	000440	THERMAL INDUSTRIES INC	097726	VANDERBILT GOLD CORP	102854
SOUTHERN ELECTRONICS CORP.	092149 800286	THERMAL PROFILES INC		VARI CARE INC.	103000
SOUTHERN SCOTTISH INNS INC	092284	THERMO CARDIOSYSTEMS INC	841939	VARITRONIC SYSTEMS INC.	738633
SOUTHMARK CRCA HEALTH CARE FUND VII	092284	THOMSON ADVISORY GROUP L P	822426	VELOBIND INC	103168
LP LP	707070	THOR ENERGY RESOURCES INC	003933	VENCOR INC	
SOUTHMARK CRCA HEALTH CARE FUND VIII	797672	THREE D DEPARTMENTS INC	034169	VENTREX LABORATORIES INC	203530
L P	011071	TIGERA GROUP INC	714399	VENTURA ENTERTAINMENT GROUP LTD	
SOUTHMARK CRCA HEALTH CARE INCOME	811674	TII INDUSTRIES INC	277928	VENTURIAN CORP	745756
FUND I LP.	70750	TIPPERARY CORP	098410	VERDIX CORP	722056
SOUTHMARK EQUITY PARTNERS LTD	797504	TITUS FOODS INC	725458	VERNON VALLEY RECREATION ASSOCIATION	125000
	756427	TMBR SHARP DRILLING INC	751288	INC	705783
SOUTHMARK INCOME INVESTORS LTD	750334	TODD AO CORP	061442	VERTEX COMMUNICATIONS CORP /TX/	780416
SOUTHWARK REALLY PARTNERS III LID	783414	TONS OF TOYS INC	812153		
SOUTHWEST CAFES INC	719961	TOTH ALUMINUM CORP.	098788	VESTRO FOODS INC	080418
SOUTHWEST GEORGIA FINANCIAL CORP	315849	TOWER BANCORP INC	740942	VHA ENTERPRISES INC	
SOVEREIGN BANCORP INC	811830	TOWER PROPERTIES CO	098827	VHC LTD	
SPAGHETTI WAREHOUSE INC	775298	TRACE PRODUCTS	731427	VIEJO BANCORP	
SPAN AMERICA MEDICAL SYSTEMS INC	718924	TRANS INDUSTRIES INC	099102	VIRATEK INC	351237
SPARTAN MOTORS INC	743238	TRANS PACIFIC BANCORP	729661	VISTA ORGANIZATION PARTNERSHIP LP	790411
SPEAR FINANCIAL SERVICES INC	746425	TRANSNATIONAL INDUSTRIES INC	796228	VISUAL INDUSTRIES INC	103755
SPEARHEAD INDUSTRIES INC	355968	TRANSNET CORP	099313	VITRONICS CORP	712036
SPECS MUSIC INC	777277	TRAVELERS INCOME PROPERTIES   LTD		VMS MORTGAGE INVESTORS L P	757245
SPIRE CORP	731657	PARTNERSHIP	705024	VOIT CORP	083082
SPORTS ARENAS INC		TRAVELERS REALTY 100 LP	773655	VOLUNTEER CAPITAL CORP / TN /	
SPORTS SHINKO FLORIDA CO LTD	706073	TRC COMPANIES INC /DE/	103096	VOPLEX CORP	
SPRINGS VILLAGE LTD	813763	TREND LABORATORIES INC	800443		
STAAR SURGICAL CORP	718937	TRICARE INC	858452	VTX ELECTRONICS CORP	
STANSBURY HOLDINGS CORP	093566	TRIDEX CORP	047254	WALKER B B CO	104218
STAR TECHNOLOGIES INC	733871	TRIMEDYNE INC	357001	WALNUT EQUIPMENT LEASING CO INC	
STARS TO GO INC.	796040	TRIO TECH INTERNATIONAL	732026	WARWICK VALLEY TELEPHONE CO	200000000000000000000000000000000000000
STATESWEST AIRLINES INC	784259	TRION INC	099802	WASHINGTON COUNTY BANCSHARES INC	727278
STERLING BANCORPORATION /CA/	702170	TROY INVESTMENT FUND.	099927	WEBSTER CLOTHES INC.	790984
STERLING ELECTRONICS CORP	094136	TSENG LABS INC	741742	WEDGO TECHNOLOGY INC	104060
STERLING SUGARS INC	094185	TSI CORP /DE/	841243	WEGENER CORP	715073
STEVES HOMEMADE ICE CREAM INC	792643	TSI INC.	100063	WEIMAN CO INC/DE/	105336
STEWART SANDWICHES INC	094369	TUCKER DRILLING CO INC	100102	WEITEK CORP	719322
STOCKHOLDER SYSTEMS INC	732591	TURF PARADISE INC	100217	WELDOTRON CORP	105519
STOR FURNISHINGS INTERNATIONAL INC	861393	TWO PESOS INC	802574	WELLCO ENTERPRISES INC.	
STRATAMERICA CORP	810829	U S BIOSCIENCE INC			105532
STRATFORD AMERICAN CORP	836435	U S SHELTER CORP /DE/	847562	WELLESLEY LEASE INCOME LTD PARTNER-	1
STRUTHERS WELLS CORP	094947	UNICO ANTOICAN COOR	728360	SHIP D	720308
SUGARLOAF MOUNTAIN CORP		UNICO AMERICAN CORP.	100716	WELLESLEY LEASE INCOME LTD PARTNER-	
SUMMIT BANCSHARES INC/CA	095153	UNIFLEX INC	100740	SHIP IID	739712
SUMMIT OILFIELD CORP	353203	UNIFORCE TEMPORARY PERSONNEL INC	740285	WELLS GARDNER ELECTRONICS CORP	105608
SUN COAST PLASTICS INC/DE/	355730	UNIMAX HOLDINGS CORP	747566	WELLS REAL ESTATE FUND L	746259
SUNAIR ELECTRONICS INC.	319129	UNIPROP MANUFACTURED HOUSING COMM	-	WELLS REAL ESTATE FUND II	797544
SUNGROUP INC	095366	INCOME FUND	769856	WEST AMERICAN HOLDING INC	750540
	067903	UNITED BANCORP /OR/	101032	WESTAMERICA INC	031964
	312540	UNITED BANCORP INC /DE/	721357	WESTBRIDGE CAPITAL CORP.	703701
SUPPARTIES INC	730000	UNITED BANCORP INC /OH/	731653	WESTCOTT COMMUNICATIONS INC	850670
SUPRADUR COMPANIES INC	095618	UNITED BANCORPORATION OF ALABAMA INC.	704561	WESTERN COMMUNITY BANCORP	820749
SUPREME EQUIPMENT & SYSTEMS CORP	095620	UNITED COASTS CORP	814497		
SURGICAL LASER TECHNOLOGIES INC /DE/	854099	UNITED FINANCIAL BANKING COMPANIES		WESTERN MICRO TECHNOLOGY INC	
SURVIVAL TECHNOLOGY INC	095676	INC	714286	WESTERN OHIO HEALTH CARE CORP	823548
SWIFT ENERGY INCOME PARTNERS 1987-B	1	UNITED FINANCIAL GROUP INC/DE	355589	WESTLAND DEVELOPMENT CO INC	106423
LTD	825167	UNITED FINANCIAL OPERATIONS INC	225406	WESTWORLD RESOURCES INC	074278
SWIFT ENERGY INCOME PARTNERS 1987-C		UNITED GROUP INC	101252	WHITING PETROLEUM CORP	727097
LTO	831329	UNITED MOBILE HOMES INC	752642	WICAT SYSTEMS INC	351134
SWITCHCO INC	354874	UNITED PARK CITY MINES CO	101424	WICHITA RIVER OIL CORP/DE/	857566
SYM TEK SYSTEMS INC	350615	UNITED RESOURCES INC	101473	WIENER ENTERPRISES INC	319320
SYMBION INC	720327	UNITED SECURITY BANCORPORATION	726990	WILAND SERVICES INC	748939
SYNBIOTICS CORP	719483	UNITED SECURITY BANCSHARES INC	717806	WILSHIRE CENTER BANCORP	320803
SYNERCOM TECHNOLOGY INC	710807	UNITED STATES EQUIPMENT INCOME FUND	The state of the s	WINDSOR PARK PROPERTIES 3	774544
SYNTECH INTERNATIONAL INC	351940	II.	773432	WINDSOR PARK PROPERTIES 4	796177
SYNTREX INC.	318280	UNITED TOTE INC.	750004		
CELL SCIENCES INC	744218	UNIVERSAL BANCORP INC	744638	WINDSOR PARK PROPERTIES 5	818817
TARA BANKSHARES CORP	814678	UNIVERSAL HOLDING CORP	709878	WINTHROP INSURED MORTGAGE INVES-	30000
TASA PRODUCTS LTD	318346	UNIVERSAL SECURITY INSTRUMENTS INC	102109	TORS I	706234
FOINDUSTRIES INC.	716757	UNIVERSITY REAL ESTATE FUND 12 LTD	713010	WINTHROP PARTNERS 80	315275
TECH OPS LANDAUER INC.	825410	UNIVERSITY REAL ESTATE INVESTORS	276782	WINTHROP RESIDENTIAL ASSOCIATES III	711418
TECHE BANCSHARES INC	740878	UNO RESTAURANT CORP	812075	WISCONSIN SOUTHERN GAS CO INC	107841
FECHNODYNE INC	315777	URANIUM RESOURCES INC /DE/	839470	WM REALTY LTD PARTNERSHIP	791852
FECHNOLOGY DEVELOPMENT CORP.	770719	URT INDUSTRIES INC	101461	WNS INC	769413
FECHNOLOGY FUNDING SECURED INVES-	The same of the	US BANCORP /OR/	101542	WOLF FINANCIAL GROUP INC	719774
TORS I	764062	US ENERGY CORP.	101594	WOODBURY TELEPHONE CO	108202
TECHNOLOGY FUNDING SECURED INVES-	1	US REALTY PARTNERS LTD PARTNERSHIP	788955	WORDSTAR INTERNATIONAL INC	719612
TORS II	764061	USAA REAL ESTATE INCOME INVESTMENTS I		WORLD WIDE TECHNOLOGY INC	
FECOGEN INC	813895	LP	751400		819479
EKELEC	790705	USAA REAL ESTATE INCOME INVESTMENTS	751468	WORTH CORP	701974
TEMCO NATIONAL CORP			00000	WORTHINGTON GEORGE CO	836155
TEMTEX INDUSTRIES INC	728392	II LP.	820094	X RITE INC	790818
TENERA LP	110740	USB CORP	811163	XYLOGICS INC /DE/	810957
	804731	USMX INC.	315523	YES CLOTHING CO	856979
ENNEY ENGINEERING INC	097184	UTAH MEDICAL PRODUCTS INC	706698	YORK RESEARCH CORP	108976
FERMINAL DATA CORP	097224	UTILITECH INC	743029	ZACHARY BANCSHARES INC.	740875
EXAS PACIFIC LAND TRUST	097517	VACATION SPA RESORTS INC	087992	ZITEL CORP	731647
EXAS UTILITIES ELECTRIC CO	710182	VALLEY FAIR CORP.	102678	ZYGO CORP	
	312827	VALLEY FINANCIAL SERVICES INC	719356	LIGO CONF	730716
EXON ENERGY CORP	771984	THERE I HAVINGINE OF ILLIANDED HAD COMPANY			

NANCE GROUPS OF MANDATED ELECTRONIC FILERS

Group CF-07

NANCE GROUPS OF MANDATED ELECTRONIC FILERS—Continued

Group CF-07

APPENDIX E.-DIVISION OF CORPORATION FI- APPENDIX E.-DIVISION OF CORPORATION FI- APPENDIX E.-DIVISION OF CORPORATION FI-NANCE GROUPS OF MANDATED ELECTRONIC FILERS-Continued

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Registrant	CIK No.	Registrant	CIK No.	Registrant	CIK N
	10000	THE PERSON OF THE PARTY OF THE		BMF MORTGAGE INCOME FUND	7581
IST AMERICAN BANCORP INC	806387	APACHE PETROLEUM LTD PARTNERSHIP	210001	BMJ FINANCIAL CORP	7312
IST SOURCE CORP	034782	1980-1	318681	BOETTCHER PENSION INVESTORS LTD	7458
ABQ CORP	721689	APPLIED DATA COMMUNICATIONS INC	728398		7322
ACCESS CORP	001988	ARCUS INC	844849	BOGEN CORP	8066
ACCUGRAPH CORP	811703	ARDEN INTERNATIONAL KITCHENS INC	353575	BOGERT 1986-III LIMITED PARTNERSHIP	8066
ACS ENTERPRISES INC	702511	ARES SERONO RESEARCH & DEVELOPMENT		BOSTON BANCORP	7600
DTEC INC	809796	LTD PARTNERSHIP 813632	201004	BOSTON FIVE BANCORP INC	8267
ADVANCED COMPUTER TECHNIQUES CORP	002467	ARIZONA INSTRUMENT CORP	724904	BOULEVARD BANCORP INC /DE/	7465
DVANCED ENERGY RESOURCES INC	740966	ARLEN CORP	007346		8106
DVANCED ENVIRONMENTAL RECYCLING		ARMORED STORAGE INCOME INVESTORS	-	BOUNTY GROUP INC	0643
TECHNOLOGIES INC	849706	LTD PARTNERSHIP	760719	BOUTON CORP/PA	
DVANCED MANUFACTURING SYSTEMS INC	319319	ARROW MAGNOLIA INTERNATIONAL INC	061494	BOWLES FLUIDICS CORP	0135
EI REAL ESTATE FUND 85-A LTD PARTNER-		ARTEL COMMUNICATIONS CORP	718044	BOWLINE CORP	0346
SHIP	759641	ARTISTIC GREETINGS INC	007610	BRAUVIN REAL ESTATE FUND I	3187
EI REAL ESTATE FUND 85-B LTD PARTNER-	4.000.00	ARTS WAY MANUFACTURING CO INC	007623	BRAUVIN REAL ESTATE FUND II	7014
SHIP	771677	ASHLAND FINANCIAL SERVICES INC	007686	BRILUND LTD	0142
EI REAL ESTATE FUND 86-A LTD PARTNER-	77.07.	ASKCORP	314202	BRISTOL HOLDINGS INC	0142
SHIP.	785788	ASPEN WIND INC	841073	BRNF LIQUIDATING TRUST	7513
EI REAL ESTATE FUND XV LTD PARTNER-	760700	ASSOCIATED BANC CORP	007789	BROADCAST INTERNATIONAL INC /UT/	8324
	793631	ASSOCIATED PLANNERS REALTY FUND	785791	BRUSH CREEK MINING & DEVELOPMENT CO	1000
SHIP	810351	ASSOCIATED PLANNERS REALTY INCOME		INC	7.155
FN INC		FUND	808420	BRYAN STEAM CORP	0149
G AUTOMOTIVE WAREHOUSES INC	853892	ASTRA CORP.	008033	BT ENERGY CORPORATION	7167
IC INTERNATIONAL INC	002880	ASTRO DRILLING CO	351385	BT FINANCIAL CORP	7164
IR TRANSPORTATION HOLDING CO INC	353184		215155	BUCKEYE FINANCIAL CORP	3144
LANCO RESOURCES CORP	098618	ASTROCOM CORP	828828	BUILDERS DESIGN INC /DE/	8120
LASKA NORTHWEST PROPERTIES INC	313809	ATC ENVIRONMENTAL INC		BULL & BEAR GROUP INC	052
LCIDE CORP	708484	ATEL CASH DISTRIBUTION FUND	785857	BULL RUN GOLD MINES LTD	319
LFA CORP.	743532	ATHANOR GROUP INC	278314	BURGER KING LTD PARTNERSHIP I	356
LFA INTERNATIONAL CORP	820600	ATI PHARMACEUTICALS INC	002618		705
LL STATE PROPERTIES LP	745543	ATLANTA MOTOR SPEEDWAY INC	008155	BURGER KING LTD PARTNERSHIP II	733
LLERCARE INC	716193	ATLANTIC RESTAURANT VENTURES INC	802490	BURGER KING LTD PARTNERSHIP III	/33
LLICO CORP	352996	ATLANTIC WEST LANDMARK PROPERTIES	( Caramana	BUTTERFIELD PREFERRED GROWTH FUND	400
LPHAREL INC /CA/	813747	LTD	702338	83	355
	824185	ATRIX LABORATORIES INC	809875	C&K 1981 FUND A LTD	355
LS FORMAL WEAR INC		AULT INC	723639	CABLE CAR BEVERAGE CORP	081
LTAI INC	796313	AURORA ENVIRONMENTAL INC	725518	CABLE TV FUND 10-C LTD	711
MALGAMATED AUTOMOTIVE INDUSTRIES	100.000	AUTHENTICOLOR INC	008588	CABLE TV FUND 11-E LTD	751
INC	004325	AUTHORIZED DISTRIBUTION NETWORK INC	843086	CABLE TV FUND 11-F	756
MBASSADOR FOOD SERVICES CORP	008734	AUTO GRAPHICS INC	008598	CABLEVISION INVESTMENT OF DETROIT INC	806
MBER RESOURCES CO	276750	AUTOMATIX INC	702891	CACHE INC	350
MCORE FINANCIAL INC	714756	AUTOMOBILE PROTECTION CORP APCO	833441	CALIFORNIA ALMOND INVESTORS I	806
MERIBANC INC	004468		008958	CALIFORNIA AMPLIFIER INC	
MERICAN AFFORDABLE HOUSING III LTD	1	AZUSA VALLEY WATER CO	726656	CALNETICS CORP	277
PARTNERSHIP	815025	BAKER COMMUNICATIONS INC	804215	CALSTAR INC	771
AMERICAN AIRCRAFT CORP/OR/	794803	BALA REALTY INC		CAMERA PLATFORMS INTERNATIONAL INC	775
AMERICAN BODY ARMOR & EQUIPMENT INC	845752	BALCHEM CORP	009326	CANAL RANDOLPH LTD PARTNERSHIP	
MERICAN BUSINESS COMPUTERS CORP	748103	BALCOR GROWTH FUND	792334	CANAL HANDOLPH LID PARTINETIONAL COPP	016
MERICAN CAMPGROUNDS INC	004688	BALCOR INCOME PROPERTIES LTD	009329	CANAVERAL INTERNATIONAL CORP	832
MERICAN COMMUNICATIONS & TELEVISION	004000	BALCOR INCOME PROPERTIES LTD III	276216	CANCER TREATMENT HOLDINGS INC.	0.32
	357070	BALVERNE CELLARS INC	708480	CANTERBURY EDUCATIONAL SERVICES INC	794
MERICAN DESIGN CORP	860427	BANCFIRST CORP /OK/	760498	/PA/	739
		BANCORP OF MISSISSIPPI INC	701853	CANYON RESOURCES CORP	702
MERICAN DRUG SCREENS INC	837038	BANGOR AMERICA INC	031608	CAPITAL BANCORP/FL	10.
MERICAN ENTERTAINMENT PARTNERS II L	000070	BANKEAST CORP	036322	CAPITAL BUILDERS DEVELOPMENT PROPER-	701
P. C.	808378	BANKERS BUILDING LAND TRUST	314404	TIES /CA/	763
MERICAN EQUINE PRODUCTS INC	764199	BANKERS FIRST CORP	732640	CAPITAL BUILDERS DEVELOPMENT PROPER-	1000
MERICAN EQUITY HOUSING FUND 1	317548	BANKWORCESTER CORP	811436	TIES II	791
MERICAN FILM TECHNOLOGIES INC /DE/		BARRINGER LABORATORIES INC	859463	CAPITAL REALTY INVESTORS LTD	354
MERICAN FRANCHISE GROUP INC		BARRINGER RESOURCES INC	010119	CAPITAL RESOURCES REAL ESTATE PART-	1
MERICAN HOUSING PARTNERS		BASIC EARTH SCIENCE SYSTEMS INC	010254	NERSHIP II	. 017
MERICAN INDEMNITY FINANCIAL CORP		BASS REAL ESTATE FUND 84		CAPT CRAB INC	356
MERICAN LIST CORP		BASS REAL ESTATE FUND II	783992	CAPUCINOS INC /DE/	85
MERICAN LOCKER GROUP INC	. 008855	BEAR STEARNS SECURED INVESTORS INC	806741	CARDIAC CONTROL SYSTEMS INC	706
MERICAN MEDICAL BUILDINGS INC	005431	BEAUTY LABS INC	811422	CARE GROUP INC	. 84
MERICAN MEDICAL ELECTRONICS INC	715247	BELL NATIONAL CORP	075439	CARIBBEAN SELECT INC	. 774
MERICAN METALS SERVICE INC	319016	BELLWETHER EXPLORATION CO	319459	CARLSBERG MOBILE HOME PROPERTIES	1000
MERICAN NETWORK GROUP INC	837298	BENEDICT NUCLEAR PHARMACEUTICALS INC.	312651	LTD	. 20
MERICAN PACIFIC MINT INC	701719	BENTON OIL & GAS CO	845289	CARLSBERG MOBILE HOME PROPERTIES	44 LTCA
MERICAN PLASTICS & CHEMICALS INC	078319	BERES INDUSTRIES INC	790710	LTD 72	01
MERICAN RESTAURANT PARTNERS L P	817900		706777	CARLYLE REAL ESTATE LTD PARTNERSHIP	
MERICAN RESTAURANTS CORP	729545	BERGER HOLDINGS LTD	730111	72	01
MERICAN SAFETY CLOSURE CORP	770701	BERNSTEIN LEIBSTONE ASSOCIATES INC /	849343	CARLYLE REAL ESTATE LTD PARTNERSHIP	100
		NY/		73	. 01
MERICAN SCIENCE & ENGINEERING INC	005768	BESICORP GROUP INC	320443	CARLYLE REAL ESTATE LTD PARTNERSHIP	
MERICAN SCREEN CO	799296	BEST BUY DRUGS INC	726443		01
MERICAN VIDEO IMAGING INC		BESTWAY RENTAL INC	004344	74	
MERICUS MANAGEMENT CORP	066661	BETHLEHEM CORP	011856		78
MERIHOST PROPERTIES INC		BIG SKY TRANSPORTATION CO	313522	PARTNERSHIP	75
MOSKEAG BANK SHARES INC	725729	BIG TURTLE INC /ID/	318598	CAROM CAPITAL CORP.	
MRECORP REALTY FUND II	745061	BIO LOGIC SYSTEMS CORP	355007	CARRINGTON LABORATORIES INC /TX/	71
MSERV INC.	078302	BIO REFERENCE LABORATORIES INC	792641	CARTER DAY INDUSTRIES INC	02
MTECH SYSTEMS INC	720500	BIOMEDICAL DYNAMICS CORP	726570	CASPEN OIL INC	09
NAHEIM FOUNDRY CO		BIOMERICA INC	073290	CATTLEGUARD INC	84
NALYTICAL SURVEYS INC		BIOPLASTY INC	040944	CB BANCSHARES INC/HI	31
NDOVER BANCORP INC	810589	BIOSEARCH MEDICAL PRODUCTS INC	350646	CB FINANCIAL CORP	
ANDREA BADIO CORP	006494	BIOSPHERICS INC	012239	CBL MEDICAL INC	83
ANGEION CORP/MN	815093	BIRDSBORO CORP	012257	CBLX HOLDINGS INC	81
ANGELES OPPORTUNITY PROPERTIES LTD			012304	CCA INDUSTRIES INC	72
	006694	BLACK INDUSTRIES INC	012404	CCC FRANCHISING CORP	
ANSONIA DERBY WATER CO			71 2 3 3 3 3 3 3 3 3		01

APPENDIX E.—DIVISION OF CORPORATION FI- APPENDIX E.—DIVISION OF CORPORATION FI- APPENDIX E.—DIVISION OF CORPORATION FI-NANCE GROUPS OF MANDATED ELECTRONIC FILERS—Continued

Group CF-07

NANCE GROUPS OF MANDATED ELECTRONIC FILERS—Continued

Group CF-07

NANCE GROUPS OF MANDATED ELECTRONIC FILERS—Continued

Group Cr-07		Group CF-07	Group CF-07		
Registrant	CIK No.	Registrant	CIK No.	Registrant	CIK No
CCR INC	70000		100		
CEL COMMUNICATIONS INC	25500		02302		3202
CELINA FINANCIAL CORP	20140		70131		7645
CELLTRONICS INC.	74066		20151	DSI REALTY INCOME FUND VIII	74336
CENTENNIAL PENSION INVESTORS LTD	70700		76484	DSP TECHNOLOGY INC	77372
CENTRAL BANKING SYSTEM INC	01857		795280	DTI MEDICAL CORPORATION INC	71824
CENTRAL COAL & COKE CORP	04000		023314	DURATEK CORP	78518
CENTRAL CORP /LA/	018820				27633
CENTRAL JERSEY RANCORD	76120		023503		31331
CENTRAL PACIFIC CORP	350649	CONSOLIDATED IMAGING CORP			35480
CENTHEVEST CORP.	768516	CONSULIER ENGINEERING INC		DYCO 1985 OIL & GAS PROGRAMS	75122
CENTURY BANCORP INC	912246	CONTINENTAL CONNECTOR INDUSTRIES INC	846718		80657
CENTURY MEDICORP	726985	CONTINENTAL REAL ESTATE PARTNERS LTD	753282	DYCO OIL & GAS PROGRAM 1980-1	80657
CENTURY PACIFIC CORP	704770	COPYTELE INC			80657
CENTURY PROPERTIES EQUITY FUND 73	01000		715446		70240
CENTURY PROPERTIES FUND X	018909	CORKEN INTERNATIONAL CORP	821356		70240
CENTURY REALTY TRUST	018914	CORTEX PHARMACEUTICALS INC/DE/	808021		71894
CERAMICS PROCESS SYSTEMS CORP/DE/	814676	COVENTRY CARE INC	COEDAD		71995
CFS FINANCIAL CORP	752260	CRAFTMADE INTERNATIONAL INC	025243		71536
CFS REAL ESTATE INVESTORS LTD	735585	CHEUO PETROLEUM CORP			72526
CHALCO INDUSTRIES INC	010000	CRESTED CORP	277924		72526
CHARTER ONE FINANCIAL INC	819692	CRESTEK INC /NJ/	025057		75125
CHAHTWELL PARTNERS I P	798660	CROP GENETICS INTERNATIONAL CORP			75125
CHASE CORP	POOCOA	CHOWELL & CO INC /GA/	810818		77896
CHECK TECHNOLOGY CORP	350692	CRYOMEDICAL SCIENCES INC	065905		80309
CHECKROBOT INC	773548	CHYSTAL MOUNTAIN INC	026020		
CHEMICAL FINANCIAL CORP	019612	CSA INCOME FUND LTD PARTNERSHIP LD	026020 764629		81144
CHEHNE MEDICAL INC	731446	CSM ENVIRONMENTAL SYSTEMS INC.	005056	DYNA GROUP INTERNATIONAL INC.	84478
CHESTER COUNTY BANCSHARES INC.	810997	CUCOS INC	731724		03078
CHIEF CONSOLIDATED MINING CO	019913	COTCO INDUSTRIES INC.		DYNAMIC CLASSICS LTD/DE	03078
CHOICE DRUG SYSTEMS INC	792932	CVD EQUIPMENT CORP	026379 766792	DYNATRONICS LASER CORP	72087
CHUNCHILL TECHNOLOGY INC.	721233	CYBERMEDIC INC	720013	E&J PROPERTIES LTD	
CIATTIS INC /DE/	802517	CYBEROPTICS CORP	768411	EAGLE ENTERTAINMENT INC	790068
CIMAHRON INVESTMENT CO INC	020270	DAEDALUS ENTERPRISES INC	026537	EARTHWORM INC	752383
CINCINNATI UNION STOCK YARD CO	020305	DAIG CORP	314416	ECC ENERGY CORP	836044
CIPRICO INC	720145	DAIN PENSION INVESTORS 84	726370	ECOGEN INC	B14050
CITICADIAN INC.	738014	DAIN PROPERTIES 81 LTD	350115	EDISON CONTROL CORP.	795968
CITIZENS BANCORP /MD/	704054	DAIN TEXAS PARTNERS	730566	EDUCATIONAL DEVELOPMENT CORP	
CHIZENS BANKING CORP	351077	DALLAS OIL & MINERALS INC	320380	EFI ELECTRONICS CORP	785970
CITIZENS GROWTH PROPERTIES	020467	DANNINGER MEDICAL TECHNOLOGY INC	731241	EIP MICROWAVE INC	026782
CITIZENS SECURITY GROUP INC /MN/	802971	DAROX CORP	706743	ELECTRO CATHETER CORP	032120
CLARK COUNTY PROPERTIES 5	768681	DAHTMOUTH BANCORP INC	740970	ELECTRO SENSORS INC	351789
CLARY CORP.	020819	DATAGUARD RECOVERY SERVICES INC	797221	ELECTRONIC CLEARING HOUSE INC	721773
CLINICAL DATA INC.	716646	DATAIMAGE INC /DE/	853835	ELECTRONIC TECHNOLOGY GROUP INC ELECTRONIC TELE COMMUNICATIONS INC	854556
CLINTON APPALACHIAN IX LTD PARTNER-		DATAKEY INC	704914	ELECTRONICS MISSILES & COMMUNICA-	773547
SHIP.	773280	DATAMAG INC	795760	TIONS INC	
CLINTON APPALACHIAN V LTD PARTNERSHIP CLINTON APPALACHIAN VII LTD	727065	DAWSON GEOPHYSICAL CO	351231	TIONS INC	032312
CLINTON APPALACHIAN X LTD PARTNERSHIP.	748894	DAYLIGHT INDUSTRIES INC.	027399	ELEXIS CORP	823927
CM COMMUNICATIONS INC	788909	DCX INC	783284	ELMERS RESTAURANTS INC	808305
CMS DATA CORP	852448	DDI PHAHMACEUTICALS INC	109657	ELXSI CORP.	771214
CNB BANCSHARES INC	862420	DE HOSE INDUSTRIES INC.	028282	EMPI INC	712843
CNS INC /DE/	724198	DECOM SYSTEMS INC	357176	EMPIRE BANC CORP	317032
COACHMAN INC	814258	DECORATOR INDUSTRIES INC	027613	ENCHANTED PARKS INC	810830 764217
COACHMAN INNS INCOME LTD PARTNER-	816249	DECORP INC	095133	ENCORE GROUP INC	276259
SHIP SHIP	******	DEL TACO INCOME PROPERTIES IV	812630	ENDOTRONICS INC	704384
COBB RESOURCES CORP	787494	DEL TACO RESTAURANT PROPERTIES I	711213	ENERGETICS INC	
UUUENULL TECHNOLOGY CORP	049444	DEL TACO RESTAURANT PROPERTIES II	749153	ENERGY SOURCES INC	032866 032907
COGNITRONICS CORP	318379	DEL TACO RESTAURANT PROPERTIES III	786360	ENEX OIL & GAS INCOME PROGRAM IL-1	743801
COLLEGE BOUND INC	021438	DELPHI INFORMATION SYSTEMS INC (DE/	B14549	ENEX OIL & GAS INCOME PROGRAM II-2	757658
OLONIAL BANCGROUP INC	824575 092339	DENSE PAC MICROSYSTEMS INC	784770	ENEX OIL & GAS INCOME PROGRAM III	101000
COLONIAL DATA TECHNOLOGIES CORP	1 200 0000 110	DENTO MED INDUSTRIES INC.	028146	SERIES 5 LP	825247
OLUNIAL STORAGE CENTERS LLTD	811243		313420	ENEX OIL & GAS INCOME PROGRAM III	DEUETT
OULUNIAL STORAGE CENTERS II I TO	319000 357175	DESIGNCRAFT INDUSTRIES INC/DE/	028325	SERIES 4 LP	820159
JULUNIAL STORAGE CENTERS III I TO	715763	DEV TECH CORP	818970	ENGINEERING MEASUREMENTS CO	205303
JULUM SYSTEMS TECHNOLOGY INC/DE	771617	DEWEY ELECTRONICS CORP	028561	ENSTAR INCOME GROWTH PROGRAM FIVE-A	2000
OLUMBIA FUTURES FUND		DIGIMETRICS INC.	814853	LP.	805391
OLUMBIA LEASE INCOME FUND A I P	701286 751683	DIGITAL METCOM INC.	756759	ENSTAR INCOME GROWTH PROGRAM FIVE.R	000001
OLUMBIA LEASE INCOME FUND B I P	751684	DIGITAL OPTRONICS CORPORATION	816954	LP	805392
JULUMBIA LEASE INCOME FLIND ILA I P	769332	DIGITAL PRODUCTS CORP	028895	ENSTAR INCOME PROGRAM 1984-1 LP	737762
DEUMBIA MANAGEMENT CO	022120	DIGITAL TRANSMISSION INC	764577	ENSTAR INCOME PROGRAM II-1 LP	757595
OLUMBIAN ENERGY CO LTD PARTNERSHIP	793521	DIMENSIONAL MISIONS COOKING	723799	ENSTAR INCOME PROGRAM II-2 LP	757597
OM TEK RESOURCES INC.	732700	DIMENSIONAL VISIONS GROUP LTD	836809	ENSTAR INCOME PROGRAM IV-1 LP	783763
OMCAST CABLEVISION OF PHILADELPHIA	102100	DIODES INC /DEL/	029002	ENSTAR INCOME PROGRAM IV-2 LP	783764
INC	711419	DIRECT PHARMACEUTICAL CORP.	745460	ENSTAR INCOME PROGRAM IV-3 L P	783765
OMMERCE GROUP CORP /DE/	109757	DISCOVERY TECHNOLOGIES INC /KS/	857949	ENVIRONMENT ONE CORP	033081
OMMERCIAL DECAL INC.	022412	DIVERSIFIED FOODSERVICE DISTRIBUTORS	746156	ENVIRONMENTAL MONITORING & TESTING	UNITED ST
OMMODITY STRATEGY PARTNERS	700705	INC FOODSERVICE DISTRIBUTORS	000000	CORPORATION	842919
OMMODITY TREND TIMING FUND	310913	DIVERSIFIED HISTORIC INVESTORS IV	800263	ENVIRONMENTAL SERVICES OF AMERICA	The same of the sa
OMMODITY VENTURE FUND	318294	INCOME FUND	Discorr	INC	773399
OMMONWEALTH BANCSHARES CORP	355574	DIVERSIFIED HUMAN RESOURCES GROUP	810623	ENVIROPACT INC	797989
OMMONWEALTH EQUITY TRUST USA	803771	INC		EPITOPE INC/OR/	801555
OMMONWEALTH GROWTH FUND II	810387	DIVERSIFIED INDUSTRIAL CORP OF KANSAS	779226	EQUIPMENT COMPANY OF AMERICA	033195
OMPAHATOR SYSTEMS CORP	277809	INC		EQUITY AU INC.	830741
IMPONENT CHARD INC		DIVERSIFIED RETAIL GROUP INC.	029207	EQUITY CONCEPTS INC	769853
OMPONENTGUARD INC			820163		
OMPUMED INC		DOUBLE HELIX FILMS INC		ERC INDUSTRIES INC /DE/	775477
OMPUMED INC. OMPUTER AUTOMATION INC. OMPUTER COMMUNICATIONS INC.	700998	DOUBLE HELIX FILMS INC. DOVER LEASING INCOME FUND LTD 1-A		ERNST DIESSNER MORTGAGE FUND 86 LTD PARTNERSHIP	775477

APPENDIX E.-DIVISION OF CORPORATION FI- APPENDIX E.-DIVISION OF CORPORATION FI- APPENDIX E.-DIVISION OF CORPORATION FI-FILERS—Continued

Group CF-07

NANCE GROUPS OF MANDATED ELECTRONIC NANCE GROUPS OF MANDATED ELECTRONIC NANCE GROUPS OF MANDATED ELECTRONIC FILERS—Continued

Group CF-07

FILERS--Continued

Registrant	CIK No.	Registrant	CIK No.	Registrant	CIK No
ESPERO ENERGY CORP	230624	FRANCHISEIT CORP	733595	HEI INC	35129
EUROCAPITAL CORP		FRANKFORD CORP	700714	HELIONETICS INC	31964
	357010 844887	FRANKLIN CONSOLIDATED MINING CO INC	215913	HEMACARE CORP /CA/	80174
EUROPA CRUISES CORP					
EVERGREEN BANCORP INC	351521	FRANKLIN TELECOMMUNICATIONS CORP	722572	HEMODYNAMICS INC	80135
EXCALIBUR TECHNOLOGIES CORP	316222	FRONTEER DIRECTORY COMPANY INC	844780	HERITAGE FINANCIAL SERVICES INC /IL/	35594
EXCEL BANCORP INC	793589	FRONTIER ADJUSTERS OF AMERICA INC	735349	HIA INC	31818
EXCEL INTERFINANCIAL CORP		FRONTIER INSURANCE CO	039244	HICKOK ELECTRICAL INSTRUMENT CO	
EXCEL REALTY TRUST INC	798288	FRONTIER INSURANCE GROUP INC	797496	HICKORY HILLS LTD.	82448
EXECUTIVE NATIONAL DEVELOPMENT CORP		FULTON FINANCIAL CORP.	700584	HICKORY LENDERS LTD	82448
EXECUTIVE OFFICE GROUP INC		FUTURE COMMUNICATIONS INC	032190	HIGHLANDER INTERNATIONAL CORP	70477
EXPLORATION CO	313395	FUTURE FUND II	354993	HIGHLINE INDUSTRIES INC	31337
EXPLOSIVE FABRICATORS INC		GAINER CORP	705029	HILLIARD FUND 79-A LTD	31401
EXPORT TYRE HOLDING CO	798275	GALAXY CHEESE CO		HILLIARD FUND 79-8 LTD	31401
F M G RITA RANCH LIMITED PARTNERSHIP	820047	GALVEST INC		HMO AMERICA INC	74241
F&M FINANCIAL SERVICES CORP		GARB OIL & POWER CORP	798371	HODGSON HOUSES INC	64780
FAIRCOM INC	810827	GATEWAY COMMUNICATIONS INC		HOLOGIC INC	85973
FAIRMOUNT CHEMICAL CO INC		GC INTERNATIONAL INC /CA	841708	HOMEFREE VILLAGE RESORTS INC	06529
FARADYNE ELECTRONICS CORP		GEMINI 87-88 XI L P	813784	HOMEOWNERS GROUP INC	83190
FARM FISH INC.		GEMINI 87-88 XII L P	813785	HOMESTEAD MINERALS CORP	04827
FBX CORP		GEMINI EQUIPMENT PARTNERS INCOME		HORNBECK OFFSHORE SERVICES INC	35435
FCS LABORATORIES INC		FUND IV LP	761276	HOSOI GARDEN MORTUARY INC	04854
FDP CORP	722826	GEMINI EQUIPMENT PARTNERS INCOME	the later	HOSPOSABLE PRODUCTS INC	04856
FEDERATED NATURAL RESOURCES CORP		FUND V	761277	HOTELECOPY INC	85488
FEDERATED PURCHASER INC		GEMINI EQUIPMENT PARTNERS INCOME		HOUSTON OIL ROYALTY TRUST	31624
FERTILITY & GENETICS RESEARCH INC	779162	FUND VI LP	761278	HUMPHREY INC	04910
FIBERCHEM INC /IA/	811014	GEMINI EQUIPMENT PARTNERS INCOME	20000	HUTTON APACHE 1982 ENERGY INCOME	-
FIDELITY LEASING INCOME FUND		FUND X LP	761282	FUND LTD	70265
FIDELITY MEDICAL INC	320017	GENERAL BUILDERS CORP	040472	HUTTON ENERGY ASSETS 2ND OIL & GAS	
FILMSTAR INC /DE/	819794	GENERAL DEVICES INC	040628	COMP & EQUIP LP 791997	100
FINANCIAL INSTITUTIONS INSURANCE	7	GENERAL EMPLOYMENT ENTERPRISES INC	040570	HUTTON INVESTORS FUTURES FUND L P III	82154
GROUP LTD	805647	GENERAL KINETICS INC	040675	HUTTON PRC TECHNOLOGY PARTNERS 2	75131
FINANCIAL LAND CORP	035754	GENERAL MAGNAPLATE CORP	040687	HYCOR BIOMEDICAL INC /DE/	
FINANCIAL TRUST CORP	702508	GENERAL PARCEL SERVICE INC	863532	HYDRAULIC PRESS BRICK CO	
FIND SVP INC.	801338	GENERAL SCIENCES CORP	789096		
FINGERMATRIX INC	316618	GENEX CORP		HYDROGEN ENERGY CORP	
FIRECOM INC	732248	GEORESOURCES INC	041023	HYTEK MICROSYSTEMS INC	71558
FIREPLACE MANUFACTURERS INC	738992	GEOTEL INC		IDS JMB BALANCED INCOME GROWTH LTD	
FIRETECTOR INC	823130	GEXA GOLD CORP.		IDS MANAGED FUTURES L P	80906
FIRST CENTENNIAL CORP.	318638	GISH BIOMEDICAL INC		IEH CORPORATION	05029
FIRST CITIZENS BANCSHARES INC /NC/		GLASSMASTER CO	109870	IMAGE RETAILING GROUP INC	81461
FIRST COLONIAL BANKSHARES CORP		GLOBAL ENVIRONMENTAL CORP	825521	IMEX MEDICAL SYSTEMS INC	71543
FIRST COMMERCE BANCSHARES INC		GMX COMMUNICATIONS INC	790933	IMMUCELL CORP /DE/	81164
FIRST COMMERCIAL BANCSHARES INC	720643	GNC ENERGY CORP	043398	IMMUNOMEDICS INC	72283
FIRST COMMERCIAL CORP	316769	GO VIDEO INC		IMPERIAL BANCORP	04988
FIRST CONSTITUTION FINANCIAL CORP		GODDARD INDUSTRIES INC	041980	IMPERIAL INDUSTRIES INC	04983
FIRST CONTINENTAL BANCSHARES INC	700571	GOLD KING CONSOLIDATED INC	314834	IMREG INC	73075
FIRST EASTERN CORP /PA/	357427	GOLD MEDALLION CORP SHAREHOLDERS	011001	IMTEC INC	73004
FIRST ESSEX BANCORP INC		LIQUIDATING TRUST 042100	The same	IN HOME HEALTH INC /MN/	81864
FIRST EVERGREEN CORP		GOLD STANDARD INC	042136	INDEPENDENCE LEAD MINES CO	05007
FIRST FINANCIAL BANCORP /OH/		GOLDEN OIL CO /DE/	350685	INDEPENDENT AMERICAN PARTICIPATING	-
FIRST FINANCIAL CORP /IN/		GOODHEART WILLCOX CO INC	042504	INCOME FUND LP	78068
FIRST FINANCIAL CORP /TX/	036315	GRAHAM INCOME FUND 82A	400001	INDEPENDENT BANK CORP /MA/	77690
FIRST ILLINOIS CORP	036398	GRAYHOUND ELECTRONICS INC		INDUSTRIAL INVESTMENT CORP	05032
FIRST INDIANA CORP	789670	GREAT AMERICAN CORP	043271	INDUSTRIAL TRAINING CORP	76486
FIRST INTERSTATE CORP OF WISCONSIN	020438	GREAT EASTERN ENERGY & DEVELOPMENT	CHOZII	INFINITE GRAPHICS INC	74450
FIRST INTERSTATE OF HAWAII INC	775749	CORP.	352871	INFODATA SYSTEMS INC	05042
FIRST INTERSTATE OF IOWA INC	276293	GREAT WESTERN SYSTEMS INC	068805	INFORMATION MANAGEMENT TECHNOL-	
FIRST LIBERTY FINANCIAL CORP		GREENSTONE RABASCA ROBERTS INC	845048	OGIES CORP	82457
FIRST MICHIGAN BANK CORP.	036522	GREENWICH PHARMACEUTICALS INC	094784	INFORMATION SCIENCE INC	72193
FIRST MIDWEST BANCORP INC	702325	GREENWOOD HOLDINGS INC/CO/	718474	INFORMATION SOLUTIONS INC	72357
FIRST NATIONAL OF NEBRASKA INC	036725	GROWTH DEVELOPMENT CORP	783266	INFRASONICS INC	74861
FIRST NATIONAL OF NEBRASKA INC.	351396	GTS CORP/DE/	041107	INLAND GOLD & SILVER CORP /WA/	81103
FIRST PEOPLES FINANCIAL CORP			000000000000000000000000000000000000000	INLAND MORTGAGE INVESTORS FUND LP	78614
FIRST PROVIDENT GROUP INC		GUILDER 82 PROPERTY CO	706148	INLAND REAL ESTATE GROWTH FUND IT LP	1110000000
FIRST SECURITY CORP OF KENTUCKY	802904		719503	INRAD INC.	71945
FIRST STATE FINANCIAL SERVICES INC	036896	GULF EXPLORATION CONSULTANTS INC	824088	INSURED INCOME PROPERTIES 1981	31884
	820240	GYRODYNE COMPANY OF AMERICA INC	044689	INTECH INC	11064
FIRST SUN SOUTH CORP	043566	HABERSHAM ENERGY CO	101704	INTEGRAL SYSTEMS INC /MD/	71813
FIRST WESTERN BANCORP INC	740876	HADSON EUROPE INC	350091		100000000000000000000000000000000000000
FIRST WESTERN FINANCIAL CORP	037059	HALL INSTITUTIONAL MORTGAGE FUND LTD	-	INTEGRATED SYSTEMS INC	77516
FIRSTBANK OF ILLINOIS CO	037093	PARTNERSHIP.	757004		05097
FIRSTIER FINANCIAL INC /NE/	074431	HAMILTON DIGITAL CONTROLS INC	045136	INTERCARE INC	77367
FISCHER WATT GOLD CO INC	844788	HAMPTON INCOME FUND LTD 1983-B	704868	INTERCIM CORP.	74473
FISHER TRANSPORTATION SERVICES INC	811237	HANDY HARDWARE WHOLESALE INC	354053	INTERFERENCE CONTROL TECHNOLOGIES	WEST.
FLAMEMASTER CORP.	037358	HANDYMAN CORP	768906	INC.	75131
FLIGHT DYNAMICS INC	352284	HARBOR AMERICAN HEALTH CARE TRUST		INTERFERON SCIENCES INC	35153
FLOCK INDUSTRIES INC	037509	INC	810836	INTERMARK GAMING INTERNATIONAL INC/	239850
FLORAFAX INTERNATIONAL INC	037525	HARCOR ENERGY INC	315272	DE/	76483
FLORIDA GLASS INDUSTRIES INC	037594	HARDINGE BROTHERS INC	313716	INTERNATIONAL 800 TELECOM CORP	81422
FLORIDA INCOME FUND LP	737829	HARRIER INC	789847	INTERNATIONAL AIRLINE SUPPORT GROUP	-
FMA REALTY INVESTORS I LTD PARTNER-	1000	HAWAIIAN ELECTRIC CO INC	046207	INC	85930
SHIP	715269	HAWKEYE BANCORPORATION	046238	INTERNATIONAL BANCSHARES CORP	31570
FNB CORP/PA	037808	HAWKINS ENERGY CORP	854661	INTERNATIONAL BARRIER CORP	84239
FOLIAGE PLUS INC	776702	HAWKS INDUSTRIES INC	015678	INTERNATIONAL BASIC RESOURCES INC	03848
FORD BANK GROUP INC	778168	HAWTHORNE FINANCIAL CORP	046267	INTERNATIONAL BROADCAST SYSTEMS LTD	7 1 1
FORT WAYNE NATIONAL CORP	357269	HDR POWER SYSTEMS INC /DE/	803348	/DE/	84692
FORTUNE FINANCIAL GROUP INC	734370	HEALTH CONCEPTS IV INC	811565	INTERNATIONAL CMOS TECHNOLOGY INC	79896
FORTY SIX HUNDRED LTD PARTNERSHIP	766826	HEALTHWATCH INC	725627	INTERNATIONAL CONTAINER SYSTEMS INC	76883
TONI I SIA HUNDHED LID FAN INCHORIE		HEARX LTD /DE/	821536	INTERNATIONAL HOLDING CAPITAL CORP	7514

APPENDIX E.-DIVISION OF CORPORATION FI- APPENDIX E.-DIVISION OF CORPORATION FI- APPENDIX E.-DIVISION OF CORPORATION FI-FILERS-Continued

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FILERS—Continued

Group CF-07

NANCE GROUPS OF MANDATED ELECTRONIC NANCE GROUPS OF MANDATED ELECTRONIC NANCE GROUPS OF MANDATED ELECTRONIC FILERS-Continued

and of the		Group CF-07	Group CF-07		
Registrant	CIK No.	Registrant	CIK No.	Registrant	CIK No.
INTERNATIONAL REMOTE IMAGING SYSTEMS	JES - 14 C	LMR LAND CO LTD /TN/	809938	MIDACI E DECDEATION FOUNDATION	
INC	319240	LOBELL LANA INCOME PARTNERS II	789955	MIRACLE RECREATION EQUIPMENT CO	066827 831246
INTERNATIONAL YOGURT CO	821572	LOGIC DEVICES INC.	802851	MISSION BAY SUPER 8 LTD	803868
INTERWEST MEDICAL CORP	717197	LOGIMETRICS INC		MISSION VALLEY COMFORT SUITES LTD	810661
ATES	719582	LOJACK CORP	355777	MISSOURI RESEARCH LABORATORIES INC	066965
INVESTORS COMMODITY FUND III	814440		315852	MITEK SYSTEMS INC	807863
INVESTORS TITLE CO	720858	LRH INCOME PROPERTIES LTD	798953 275663	MIZLOU COMMUNICATIONS CO INC	736456
IOWA NATIONAL BANKSHARES CORP	355818	LUND INTERNATIONAL HOLDINGS INC	820526	MLL EQUIPMENT INVESTORS II	353940 700731
IPL SYSTEMS INCIRE PENSION INVESTORS LTD-II	351810	LUTHERAN BROTHERHOOD REALTY FUND I	821365	MOBILE AMERICA CORP	067199
IRONTON IRON INC	775440 771176		027588	MOD U KRAF HOMES INC	067251
ISOMET CORP	052708		315571	MODERN CONTROLS INC	067279
ISRAMCO INC	719209		700404	MOMED HOLDING CO	
J2 COMMUNICATIONS /CA/	798078	MAGNA GROUP INC	720131 036094	MONARCH AVALON INC.	202885
JACKS INC	797894	MAGNETECH CORP.	743051	MONOCLONAL ANTIBODIES INC /DE/	814180
JACQUES MILLER BALANCED FUND LP	785958	MAGNETIC TECHNOLOGIES CORP	015354	MOORES LANE PROPERTIES LTD	353569 790609
JACQUES MILLER REALTY PARTNERS LP JAEGER INDUSTRIES INC	703710		798210	MORGAN TREND FUND	792934
JASON NORTHCO PROPERTIES LTD PART-	216262			MOUNTAINEER BANKSHARES OF W VA INC	722202
NERSHIP II	746031	ING TRUST /NY/	785852	MOVIE SUPERSTORE INC /AZ/	855110
JEAN PHILIPPE FRAGRANCES INC.	822663	MANAGEMENT TECHNOLOGIES INC	806566	MOYCO INDUSTRIES INC	200533
JENNIFER CONVERTIBLES INC	806817	MANSION INDUSTRIES INC	798738 062090	MSI ELECTRONICS INC	354807
JEROME GROUP INC /DE/	053448	MARGAUX ING /DE/	709694	MULTIVEST CORP	718430
JMB 245 PARK AVENUE ASSOCIATES LTD	747159	MARINA LIMITED PARTNERSHIP.	803605	MOLTIVEST REAL ESTATE FUND LTD SERIES	068897
JMB INCOME PROPERTIES LTD 1973	053569	MARINE CORP /IL/	713168	MULTIVEST REAL ESTATE FUND LTD SERIES	0000037
JMB MANHATTAN ASSOCIATES LTD	771210	MARKETING SYSTEMS OF AMERICA INC	739281	· II	068838
JOHNSTOWN CONSOLIDATED INCOME PART-	053678		756680	MULTIVEST REAL ESTATE FUND LTD SERIES	
NERS 2	812431	MARITON TECHNOLOGIES INC	096988	VI	068836
JONES CABLE INCOME FUND 1-A	779542	MASCOTT CORP	829549 850338	MULTNOMAH KENNEL CLUB	068651
JOURNEYS END RESORTS INC	825797	MASS MICROSYSTEMS INC	855610	MUSTANG COMPANIES INC	352798
JRM HOLDINGS INC	821609	MATTERHORN COMMODITY PARTNERS	350198	INC	700000
K MED CENTERS INC	724267	MATTERHORN COMMODITY PARTNERS II	728296	MUTUAL BENEFIT MORTGAGE INVESTORS	766828
KAMENSTEIN M INC	734101	MAVERICK RESTAURANT CORP	727089	1985	760994
KAUFMAN H W FINANCIAL GROUP INC.	748212	MAXON INDUSTRIES INC	063373	MUTUAL BENEFIT SECURED MORTGAGE IN-	
KELDON OIL CO	054750 205508	MCCOMBS INCOME PARTNERS LTD	750500	VESTORS	715151
KEMPER FINANCIAL COMPANIES INC	799387	MCCORMICK COMMODITY FUND II LIMITED PARTNERSHIP.	700.05	MYO TECH CORP	830991
KENILWORTH SYSTEMS CORP	055234	MCDERMOTT INC.	702405 225615	NASHVILLE LAND FUND LTD	793935
KENTANA DEVELOPMENT INC	313261	MCKEE INCOME REALTY TRUST	064127	NASHVILLE PARKVIEW PARTNERS	357319
KEVLIN MICROWAVE CORP	701194	MONEIL PENSION INVESTMENT FUND LTD.	357270	NATIONAL BANCORP OF ALASKA INC.	713078 705356
KEY CENTURION BANCSHARES INC	723648	MONEIL REAL ESTATE FUND IV LTD	084312	NATIONAL CITY BANCORPORATION	069968
KEYSTONE FINANCIAL INC	055536 717809	MCNEIL REAL ESTATE FUND V LTD.	064310	NATIONAL COMMERCE BANCORPORATION /	
KEYSTONE HERITAGE GROUP INC	715366	MEASUREMENT SPECIALTIES INC	778734	TN/	101844
KEYSTONE MORTGAGE FUND	793038	MEDCO GROUP INC	064500	NATIONAL ENVIRONMENTAL CONTROLS INC	070083
KEYSTONE MORTGAGE FUND II	812084	MEDIA LOGIC INC	849145 815185	NATIONAL HOUSING PARTNERSHIP REALTY	******
KINNARD INVESTMENTS INC.	314037	MEDICAL DEVICES INC	064578	PUND TWO	762859 811864
KITCHEN BAZAAR INC	837022	MEDICAL DYNAMICS INC	216540	NATIONAL INSURANCE GROUP /CA/	815555
KNICKERBOCKER VILLAGE INC	719729	MEDICAL GRAPHICS CORP /MN/	352862	NATIONAL LAMPOON INC	100348
KNOWLEDGE DATA SYSTEMS INC	056396 319316	MEDICAL INNOVATIONS INC /DE/	835908	NATIONAL PENN BANCSHARES INC	700733
KOALA TECHNOLOGIES CORP /CA/	801873	MEGADATA CORP	723592	NATIONAL PROPERTIES CORP	070453
KOBER CORP	313142	MEMBERS SERVICE CORP	225628 813342	NATIONAL REAL ESTATE LTD PARTNERSHIP	-
KP GRUBB & ELLIS REALTY INCOME FUND		MEMRY CORP	720896	NATIONAL REAL ESTATE LP INCOME PROP	700580
LP.	808186	MERET INC /OH/	714282	NATIONAL REAL ESTATE LP INCOME PROP II	759857 795306
KREISLER MANUFACTURING CORP KRUPP ASSOCIATES 1980-1	056806	MERIDIAN DIAGNOSTICS INC	794172	NATIONAL REAL ESTATE LTD PARTNERSHIP	783300
KUSTOM ELECTRONICS INC.	318528	MERLIN MINING CO.	789949	IV	714314
LAKE SHORE BANCORP INC	057841 358598	MERRIMACK BANCORP INC	810737	NATIONAL REAL ESTATE LTD PARTNERSHIP	
LAKELAND DEVELOPMENT CORP		MESABI TRUST	065172	NATIONAL TECHTEAN INC. IDC.	785703
LANCER ORTHODONTICS INC /CA/	057538	METAL RESOURCES CORP	814085 812186	NATIONAL TECHTEAM INC /DE/	805054
LANDER ENERGY CO	103657	METALCLAD CORP	013547	INC	787253
LANDMARK BANCORP	705403	METALLURGICAL INDUSTRIES INC	065231	NBSC CORP	707602
LANGER BIOMECHANICS GROUP INC.	351864	METRO BANCSHARES INC	837602	NDL PRODUCTS INC /DE/	814930
LARCHDALE OWNERSHIP CO LTD	725480 753258	METRO CABLE CORP.	353601	NELSON L B CORP	070998
LARSON DAVIS INC	789851	METRO SELF STORAGE LTD PARTNERSHIP I METRO TEL CORP	277143	NEOGEN CORP	711377
LASER CORP	740726	METHOBANK FINANCIAL GROUP INC	065312 813898	NEOLENS INC	780068
LASER MASTER INTERNATIONAL INC	700892	MHP MACHINES INC.	743365	NESB CORP	810949
LASERMETRICS INC	057881	MICHIGAN FINANCIAL CORP.	065637	NEUROMEDICAL TECHNOLOGIES INC	071106 845605
LASERTECHNICS INC	710597	MICRO GENERAL CORP.	067383	NEW ENGLAND BANCORP INC.	071282
LEADVILLE CORP	793630	MICRO HEALTHSYSTEMS INC	795965	NEW GENERATION FOODS INC	315958
LEASTEC INCOME FUND 1984-I	058204 768373	MICROENERGY INC	800267	NEW HAMPSHIRE SAVINGS BANK CORP	710984
LEASTEC INCOME FUND 1985-I	756939	MICROENERGY INC	740622	NEW PARAHO CORP	216810
LECTEC CORP /MN/	805928	MICROPAC INDUSTRIES INC.	804334 065759	NEW RETAIL CONCEPTS INC	797859
LIBRARY BUREAU INC	225662	MICROWAVE FILTER CO INC /NY	716688	NEW SKY COMMUNICATIONS INC	771999
LIFECORE BIOMEDICAL INC.	802677	MICROWAVE LABORATORIES INC.	798289	NEW YORK TESTING LABORATORIES INC.	820068 071690
LIFECORE BIOMEDICAL INC	028626	MID AM INC		NEWBERRY BANCORP INC	811211
LINCOLN FINANCIAL CORP.	059425	MID ATLANTIC MEDICAL SERVICES INC	805037	NEWMIL BANCORP INC	807524
LINCOLN INTERNATIONAL CORP.	059532	MID STATE RACEWAY INC	085914	NEWORLD BANCORP INC	801771
LINCOLN LOGS LTD	717422	MIDWESCO FILTER RESOURCES INC		NEWS COMMUNICATIONS INC	794487
LINPRO SPECIFIED PROPERTIES	790816	MILE HIGH KENNEL CLUB		NES FINANCIAL CORP	794103
LITTLEFIELD ADAMS & CO	059870	MILLS JENNINGS CO		NIAGARA CORP	710978
	820087	MIMBRES VALLEY FARMERS ASSOC INC		NOBLE ROMANS INC	072205

NANCE GROUPS OF MANDATED ELECTRONIC FILERS—Continued

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NANCE GROUPS OF MANDATED ELECTRONIC FILERS—Continued

Group CF-07

APPENDIX E.-DIVISION OF CORPORATION FL APPENDIX E.-DIVISION OF CORPORATION FL APPENDIX E.-DIVISION OF CORPORATION FL NANCE GROUPS OF MANDATED ELECTRONIC FILERS—Continued

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Registrant	CIK No.	Registrant	CIK No.	Registrant	CIK I
ON INVASIVE MONITORING SYSTEMS INC /		PARTNERS HEALTH PLAN OF PENNSYLVANIA		RAINBOW TECHNOLOGIES INC	819
FL/	720762	INC.	801335	RAL YIELD EQUITIES II LTD PARTNERSHIP	793
OONEY REAL PROPERTY INVESTORS LP	275829	PARTNERS OIL CO	318894 076728	SHIP	768
ORMANDY OIL & GAS CO INC	754012 072514	PC QUOTE INC	745774	RAMTEK CORP	277
ORTH AMERICAN NATIONAL CORP	813794	PEACHES ENTERTAINMENT CORP	709197	RANDERS GROUP INC	830
ORTH COAST ENERGY INC / DE/	839950	PENOBSCOT SHOE CO		RANDOM ACCESS INC	766
ORTH DALLAS PARTNERS	704216	PENTA SYSTEMS INTERNATIONAL INC		RAVENS METAL PRODUCTS INC	082
ORTH EAST INSURANCE CO	352162	PERIPHERAL SYSTEMS INC		RAWSON KOENIG INC	725
ORTHLAND CABLE PROPERTIES FIVE LTD		PERMIAN BASIN ROYALTY TRUST	319654	RAYCOMM TRANSWORLD INDUSTRIES INC	082
PARTNERSHIP	776730	PERSONAL COMPUTER PRODUCTS INC	725394	RAYDON TECHNOLOGY CORP	700
ORTHLAND CABLE PROPERTIES FOUR LTD	-	PERSONAL DIAGNOSTICS INC	351935 077952	REAL ESTATE ASSOCIATES LTD III	318
PARTNERSHIP.	760729	PHOENIX FARMLAND INVESTORS LTD PART-	UTTOUR	REAL ESTATE ASSOCIATES LTD IV	355
INC	731162	NERSHIP I	726573	REAL ESTATE ASSOCIATES LTD V	702
DRWEST MORTGAGE INSURED 1 INC	731767	PHOTOCOMM INC	746255	REAL ESTATE EQUITIES CORP	082
OSTALGIA NETWORK INC	747178	PHOTOGRAPHIC SCIENCES CORP	319379	REAL ESTATE FUND INVESTMENT TRUST	311
VEN PHARMACEUTICALS INC	815838	PHOTON TECHNOLOGY INTERNATIONAL INC		REALMARK PROPERTY INVESTORS LIMITED	1
XSO CORP	314307	PIEDMONT BANKGROUP INC	216870	PARTNERSHIP I	31
P INC.	778426	PIEDMONT MINING CO INC	819517	REALMARK PROPERTY INVESTORS LTD PARTNERSHIP II	70
UC CORP	277028	PIEMONTE FOODS INC	813765 350852	REALTY SOUTHWEST FUND II LTD	72
S PROPERTIES VII LTD	814222	PILGRIM INTERGROUP INVESTMENT CORP	078563	REALTY SOUTHWEST FUND III LTD	75
CLEAR RESEARCH CORP	073296	PIONEER SYSTEMS INC	078751	REDWOOD MORTGAGE INVESTORS VI	81
MERICA FINANCIAL CORP	768603 073354	PIONEER WESTERN PROPERTIES INCOME	200000	REGENCY AFFILIATES INC	09
COM INFORMATION SERVICES INC	793526	FUND LP	799320	REGIONAL BANCORP INC.	81
TEST ENVIRONMENTAL INC	766823	PISMO COAST VILLAGE INC	216877	REICH & TANG L P	81
CUPATIONAL MEDICAL CORP OF AMERICA	100	PITTSBURGH & WEST VIRGINIA RAILROAD	078838	RENTRAK CORP	80
NG	754438	PLASTIGONE TECHNOLOGIES INC	835494	REPUBLIC CAPITAL GROUP INC	82
EAN BIO CHEM INC	350737	PLAZA COMMERCE BANCORP	353000	RESERVE INDUSTRIES CORP /NM/	06
EANIC EXPLORATION CO	073759	PLM TRANS EQUIP PARTNERS IXA 1986 INCOME FUND	778791	RESERVE PETROLEUM CO	06
YSSEY ENTERTAINMENT LTD	771262	PLM TRANS EQUIP PARTNERS IXC 1986	1,000	RESOURCE FUND	23
FICE PRODUCTS OF AMERICA INC	851631	INCOME FUND	778793	RESPONSE TECHNOLOGIES INC	71
FICIAL INDUSTRIES INC	073881	PLM TRANS EQUIP PARTNERS IXB 1986	No.	REVOTEK INC	82
IO BANCORP	357149 073773	INCOME FUND	778792	RHODES M H INC	30
OPTICAL IMAGING SYSTEMS INC	753601	PLM TRANS EQUIP PARTNERS VIIC 1985	100000	RIBI IMMUNOCHEM RESEARCH INC	35
D NATIONAL BANCORP	707179	INCOME FUND	754714		35
EGA FINANCIAL CORP /PA/	705671	PLM TRANS EQUIP PARTNERS VIIB 1985	75.710	RIC 79 LTD	3
INI EXPLORATION INC	353153	INCOME FUND	754712 079242	RIO GRANDE INC /DE/	35
INI FILMS INTERNATIONAL INC		PMC POWDERED METALS CORP	C 10200000000000000000000000000000000000	RIPLEY CO INC	08
INITEC INC	638872	POCONO HOTELS CORP		RIVER FOREST BANCORP INC	0
PENHEIMER LANDMARK PROPERTIES	205741	POLARIS AIRCRAFT INVESTORS I		RIVERCHASE INVESTORS   LTD	. 71
TIGAL SPECIALTIES INC	706766	POLARIS AIRCRAFT INVESTORS II-C		RMS INTERNATIONAL INC	. 06
US COMPUTER PRODUCTS INC	023080 074818	POLARIS AIRCRAFT INVESTORS II-D	746568	ROBERT MARK INC	71
IBIT GAS CO	779733	POLLUTION RESEARCH & CONTROL CORP /		ROBERTSON COMPANIES INC	01
ION FINANCIAL LTD	711210	GA/	763950 079677	ROCKY MOUNT UNDERGARMENT CO INC	3
MAND INDUSTRIES INC	074954	PRECISION RESOURCES INC /NJ/	100000000000000000000000000000000000000	AOSS COSMETICS DISTRIBUTION CENTERS	
S CORP /OK/	310316	PREFERRED HEALTH CARE LTD /DE/		INC	7:
ONIC SYNTHETIC MATERIALS CO INC	784571	PREFERRED HOMECARE OF AMERICA INC		ROSS INDUSTRIES INC /VA/	. 7
FORD CONSOLIDATED INC	766585	PREMIER RESOURCES LTD		ROYAL GOLD INC /DE/	. 0
ITE CORP	091755	PRESSTEK INC /DE/		RTI INC	. 0
CER TECHNOLOGY	275866	PRIMAGES INC	716712	RUBICON CORP	1 7
CIFIC PARTNERS REAL ESTATE LEASING	200000	PRIME TELECOMMUNICATIONS CORP	852124	RYKA INC	8 2
PART 1985INE WEBBER CMJ PROPERTIES LP	768889 711393	PRINCETON DIAGNOSTIC LABORATORIES OF		S&M CO	
NE WEBBER INCOME PROPERTIES FIVE	711383	AMERICA INC	811421 275503		7
TO	714211	PROFESSIONAL CARE INCPROFIT TECHNOLOGY INC		SAFETY RAILWAY SERVICE CORP	3
INE WEBBER INCOME PROPERTIES FOUR	00 1850	PROGRESSIVE BANK INC	797507	SAFEWAY AUSTRALIA HOLDINGS INC	. 8
TD	354884	PROPERTY RESOURCES EQUITY TRUST		SAGE ANALYTICS INTERNATIONAL INC	. 7
NEWEBBER GEODYNE ENERGY INCOME	-	PROPERTY RESOURCES FUND IX	796981	SAGE DRILLING CO INC	3
PI-F	811031	PROPERTY SECURED INVESTMENTS INC	790410	SAGE LABORATORIES INC	0
NEWEBBER GEODYNE ENERGY INCOME	780200	PROVENA FOODS INC	814139	SAINT LOUIS RAINTREE PARTNERS LTD	3 8
NEWEBBER GEODYNE ENERGY INCOME	700200	PROVIDENT BANCORP INC	316770	SALVATORI OPHTHALMICS INCSAMNA CORP /GA/	8
PI-D	799178	PRUDENTIAL BACHE WATSON & TAYLOR	708320	SAN JUAN FIBERGLASS POOLS INC	8
INEWEBBER GEODYNE ENERGY INCOME	100110	PS BUSINESS PARKS LTD	353535	SANDATA INC	7
P I-C	791067	PS CAROLINAS BALANCED FUND LTD	724536	SANITAS INC	. 0
INEWEBBER INCOME PROPERTIES LTD		PUBLIC STORAGE PARTNERS II LTD	275915	SANTA FE FINANCIAL CORP	- 0
PARTNERSHIP	277841	PUBLIC STORAGE PROPERTIES LTD	202953	SAZTEC INTERNATIONAL INC	- 8
INEWEBBER INCOME PROPERTIES THREE	0,0010	PURE TECH INTERNATIONAL INC	809646	SBE INC	0 7
P. METTO DEAL ESTATE TOUST	318018	PURECYCLE CORP	276720	SCHELD MANAGEMENT COSCIENCE ACCESSORIES CORP / DE/	. 8
LO ALTO FUTURES FUND	704475	PUROFLOW INC	100591 081318	SCIENCE DYNAMICS CORP	3
NHANDLE ROYALTY CO	315131	PYRAMID OIL CO	729213	SCIENTIFIC MEASUREMENT SYSTEMS INC/	1
NTHEON INDUSTRIES INC	763733	OMC TECHNOLOGIES INC	809800	TX	. 0
RALLEL PETROLEUM CORP /DE/	750561	OSR INC	707361	SCIENTIFIC TECHNOLOGIES INC	7
RAMETRIC TECHNOLOGY CORP	857005	QSR INCOME PROPERTIES II LTD	810274	SCIOTO DOWNS INC	- 0
RKER & PARSLEY 83-A LTD	743456	QUADRAX CORP /DE/		SCORE BOARD INC	. 8
RKER & PARSLEY 85-A LTD	791230	QUALITY SYSTEMS INC	708818	SCRIPT SYSTEMS INC	7
ARKER & PARSLEY 85-B LTD	791231	QUESTA OIL & GAS CO /CO/	352511	SEACOAST BANKING CORP OF FLORIDA	7
ARKER & PARSLEY 86-A LTD	789789	RABBIT SOFTWARE CORP /PA /	804121	SEAGO GROUP INC	0
ARKER & PARSLEY 86-B LTD	789790	RADIANT TECHNOLOGY CORP	310235 792984	SEAL FLEET INC	0
ARKER & PARSLEY PRODUCING PROPER- TIES 87-B LTD	809017	RADYNE CORP	718573	SEATTLE FILMWORKS INC	7
		THE WITTE WITTE STATE OF THE ST	081766	SECOM GENERAL CORP	7

APPENDIX E.-DIVISION OF CORPORATION FI- APPENDIX E.-DIVISION OF CORPORATION FI- APPENDIX E.-DIVISION OF CORPORATION FI-NANCE GROUPS OF MANDATED ELECTRONIC FILERS—Continued

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NANCE GROUPS OF MANDATED ELECTRONIC FILERS—Continued

Group CF-07

NANCE GROUPS OF MANDATED ELECTRONIC FILERS-Continued

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Registrant	CIK No.	Registrant	CIK No.	Registrant	CIK No.
SECOND BANCORP INC	803112	SUMMIT BANCORPORATION	200754	TO MIC ALT	The same
SECTOR ASSOCIATES LTD	785081	SUMMIT TECHNOLOGY INC	200754	TSI INC /MT/	099506
SECURITY ENVIRONMENTAL SYSTEMS INC	842399		813902	TSR INC	098338
SECURITY FIRST REAL ESTATE INVESTMENT	042389		727165	TSS LTD.	848013
TRUST	088539	SUNSHINE FIFTY INC	095477	TUCKER LAND CO	100113
SECURITY INVESTORS LTD II	722762	SUNSTYLE CORP	095490	TVC IMAGE TECHNOLOGY INC	027030
SECURITY SPRING & BOE INVESTORS LTD 82	704430		839219	TVI CORP	352079
SELVAC CORP	726608	SUPER & ECONOMY LODGING IV LTD	700664	TWAIN MARK BANCSHARES INC	100307
SEMICON INC			316554	TWIN STAR PRODUCTIONS INC	847908
SENSOR CONTROL CORP	088922	SUPER 8 MOTELS III LTD	317859	TWISTEE TREAT CORP	714256
SERVOTRONICS INC /DE/	806168		311174	TWO COUNT HOLDING CO	806831
SGI INTERNATIONAL	089140			ULTRAK INC	318259
SHAREDATA INC	737955	SUPERCOMPUTING SOLUTIONS INC	824600	UNICO INC /DE/	797564
	700885		784932	UNICO INC /NM/	766794
SHEARSON EQUIPMENT INVESTORS II	352849		700863	UNIFAST INDUSTRIES INC	715803
SHEARSON MURRAY REAL ESTATE FUND	100.000	SUTRON CORP	728331	UNIGENE LABORATORIES INC	352747
	311781	SWIFT ENERGY INCOME PARTNERS 1986-C		UNIMED INC	100759
SHEARSON MURRAY REAL ESTATE FUND V		LTD	811957	UNITED CAROLINA BANCSHARES CORP	101090
	320341	SWIFT ENERGY INCOME PARTNERS 1986-D		UNITED COUNTIES BANCORPORATION	719623
SHEARSON MURRAY REAL ESTATE FUND VI		LTD	814414	UNITED FASHIONS INC	354199
LTD.	354106	SWIFT ENERGY INCOME PARTNERS 1987-A		UNITED GUARDIAN INC	101295
SHELLY ASSOCIATES INC	790940	LTD	820155	UNITED HERITAGE CORP	354567
SHELTER PROPERTIES I LTD PARTNERSHIP	316220	SWISS CHALET INC	095898	UNITED MEDICORP INC	831460
SHERWOOD CORP	089807	SYNOVUS FINANCIAL CORP	018349	UNITED NEW MEXICO FINANCIAL CORP	009664
SHOP TELEVISION NETWORK INC	814893	SYNTRO CORP /DE/	794627	UNITED SECURITY FINANCIAL CORP OF ILLE	CONTRACTOR OF THE PARTY OF THE
SHORT C A INTERNATIONAL INC	354564	SYSTEMS EQUIPMENT CORP	812156	NOIS	101499
SHURGARD INCOME PROPERTIES II	353812	TAYLOR DEVICES INC	096536	UNITED SERVICES ADVISORS INC	754811
SHURGARD MINI STORAGE LTD PARTNER-		TCC EQUIPMENT INCOME FUND	820083	UNITED STATES ANTIMONY CORP	101538
SRIP I	313297	TCS ENTERPRISES INC	733729	UNITED TRUST INC /IL/	832480
SIERRA REAL ESTATE EQUITY TRUST 82	315138	TECH OPS SEVCON INC	825411	UNITRONIX CORP	835270
SIGNATURE X LTD	813826	TECHDYNE INC.	764039	UNITY HEALTHCARE HOLDING COMPANY INC.	
SILVAR LISCO	708367	TECHKNITS INC	814081	UNIVERSAL DYNAMICS INC	081846
SIMONE L J INC.	813424	TECHNALYSIS CORP	096677	UNIVERSAL GUARANTY INVESTMENT CO	110619
SIXX HOLDINGS INC	832407	TECHNE CORP /MN/	842023	UNIVERSAL LIFE HOLDING CORP	102043
SKOLNIKS INC	821124	TECHNICAL COATINGS INC	755113	UNIVERSAL MANUFACTURING CO.	102049
SKYLINE CHILI INC	803497	TECHNICAL COMMUNICATIONS CORP	096699	UNIVERSAL VOLTRONICS CORP.	102138
SMI/USA INC	095111	TECHNOLOGY FUNDING PARTNERS I	744964	UNIVERSITY PATENTS INC	102198
SOFTWARE DEVELOPERS CO INC/DE/	840824	TECHNOLOGY FUNDING PARTNERS II	772001	UNIVERSITY REAL ESTATE INVESTORS-80	314086
SOI INDUSTRIES INC	814920	TECHNOLOGY GENERAL CORP	768914	UPTOWNER INNS INC	102267
SOLITEC INC	729971	TECHNOLOGY MARKETING INC	351115	US FACILITIES CORP	798085
SOURCE VENTURE CAPITAL INC	757788	TECHNOLOGY RESEARCH CORP	741556	US REALTY INCOME PARTNERS LP	822819
SOUTH CAROLINA FEDERAL CORP	806834	TEL OFFSHORE TRUST	097148	US TRANSPORTATION SYSTEMS INC	779954
SOUTHERN HOSPITALITY CORP.	810994	TELE OPTICS INC	813565	USA WASTE SERVICES INC	823768
SOUTHERN MINERAL CORP	052552	TELECONCEPTS CORP	048107	UTAH RESOURCES INTERNATIONAL INC	353793
SOUTHERN SECURITY LIFE INSURANCE CO	092223	TELEQUEST INC.	789754	VAC TEC SYSTEMS INC	317280
SOUTHERN STARR BROADCASTING GROUP	109747	TELEVISION TECHNOLOGY CORP	700800	VACATION PUBLICATIONS INC	799068
INC /DE/	810622	TELTONE CORP.	096890	VACU DRY CO.	102588
SOUTHLAND COMMUNICATIONS INC /CA/	814084	TELTRONICS INC	097052	VADER GROUP INC	097196
SOUTHWEST NATIONAL CORP	092440	TEMPEST TECHNOLOGIES INC	821126	VALENCIA PARK ASSOCIATES LTD	704215
SOUTHWEST OIL & GAS INCOME FUND VII A	932410	TENET INFORMATION SERVICES INC	845696	VALLEY CAPITAL CORP	701937
LP	808028	TERMINAL APPLICATIONS GROUP INC	726431 841075	VANZETTI SYSTEMS INC.	718432
SOUTHWEST ROYALTIES INC INCOME FUND		TERRANO CORP	720481	VAUGHN COMMUNICATIONS INC	808085
V	782149	TESCO AMERICAN INC	315981	VENETIAN PARK ASSOCIATES LTD	830664 745345
SOUTHWEST ROYALTIES INC INCOME FUND		TEXCEL INTERNATIONAL INC	729519	VENTURA MOTION PICTURE GROUP LTD.	854937
VI.	796489	TEXLAND DRILLING PROGRAM 1982	701440	VERMONT RESEARCH CORP /VT/	319922
SOUTHWEST ROYALTIES INST INCOME FUND		THERAGENICS CORP	796762	VERSUS TECHNOLOGY INC	842638
VII-B UP	810117	THERMAL EXPLORATION CO	097725	VESTAR INC	799229
SPECIALTY RETAIL SERVICES INC.	824768	THERMODYNETICS INC	351902	VICOM INC	732412
SPECTEX INDUSTRIES INC	092739	THERMWOOD CORP	732240	VICON FIBER OPTICS CORP	718396
	718487	THOMSON FINANCIAL FUTURES PARTNERS II	770327	VICTOR TECHNOLOGIES INC.	715261
SPECTRUM INFORMATION TECHNOLOGIES		THREE FIVE SYSTEMS INC	032272	VICTORIA BANKSHARES INC	103466
SPEED O PRINT BUSINESS LANGUAGE	812551	TIDE WEST OIL CO	705453	VICTORIA FINANCIAL CORP	720479
SPEED O PRINT BUSINESS MACHINES CORP	-	TIMBERLINE SOFTWARE CORPORATION	314436	VIDEO JUKEBOX NETWORK INC	803266
	771504	TIME ENERGY SYSTEMS INC	711307	VIDEO SUPERSTORES OF AMERICA INC	803187
SPEIZMAN INDUSTRIES INC /DE/	092827	TINSLEY LABORATORIES INC	098383	VILLAGE GREEN BOOKSTORE INC	791731
SPINNAKER SOFTWARE CORP/MN	801343	TLM CORP.	096959	VINEYARD OIL & GAS CO	777582
SPORTS TECH INTERNATIONAL INC.	727503	TM CENTURY INC	754590	VIPONT ROYALTY INCOME FUND LTD	809873
SPORTS TECH INTERNATIONAL INC	850091	TODAY HOME ENTERTAINMENT INC	798526	VIRAGEN INC	353482
STANDARD METALS CORP	086293	TOLTEC REAL ESTATE CORP.	092522	VISION SCIENCES INC	797922
STAODYN INC	093383	TOP AIR MANUFACTURING INC	355469	VISTA ORGANIZATION LTD	725311
STAR CLASSICS INC	203285	TOP SOURCE INC	800055	VIVIGEN INC.	722580
STARTEL CORP	806842 725572	TOREADOR ROYALTY CORP	098720	VOGART CRAFTS CORP	103803
STATE FINANCIAL SERVICES CORP	745614	TOTAL ASSETS PROTECTION INC.	098752	VTN CORP.	103958
STATE FIRST FINANCIAL CORP	766842	TOTAL RESEARCH CORP	741330	WALKER INTERNATIONAL INDUSTRIES INC	104224
STATEWIDE BANCORP	700722	TRANS ATLANTIC VIDEO INC.	803058 847420	WALKER TELECOMMUNICATIONS CORP	276341
STERLING ASSET & INCOME FUND L P A.1	814330	TRANSACT INTERNATIONAL INC.	102701	WALSHIRE ASSURANCE COMPANY WARNER COMPUTER SYSTEMS INC	818155
STERLING FUEL RESOURCES DRILLING		TRANSCO REALTY TRUST	099235	WASATCH EDUCATION SYSTEMS INC.	737300
FUND 1983-1	721538	TRANSFORM LOGIC CORP	788176	WASHINGTON BANCORPORATION	837987 714398
STERLING FUEL RESOURCES DRILLING		TRANSMATION INC	099302	WASTE RECOVERY INC	710118
FUND 1983-2	722439	TRANSTECTOR SYSTEMS INC	746630	WASTE TECHNOLOGY CORP.	781902
STERLING FUEL RESOURCES DRILLING FUND 1984-2	-	TRAVELERS INCOME PROPERTIES II LTD	The state of the s	WATERS INSTRUMENTS INC	104987
	748859	PARTNERSHIP	731163	WATSON GENERAL PICTURES INC.	817820
STERLING MEDICAL SYSTEMS INC /UT/ STRIKER PETROLEUM CORP	819221	THI R SYSTEMS CORP	832438	WEB PRESS CORP.	105183
SUFFIELD FINANCIAL CORP	352944	TRIANGLE HOME PRODUCTS INC/DE	099693	WEBSTER FINANCIAL CORP	801337
SUMMA MEDICAL CORP	802763	TRILLING MEDICAL TECHNOLOGIES INC	721176	WEDDING INFORMATION NETWORK INC	818812
SUMMOORP	310438 352952	TRUDY CORP	815098	WELLESLEY LEASE INCOME LTD PARTNER-	
	905902	TRUVEL CORP /CA/	823880	SHIP A	720276
The second second					

NANCE GROUPS OF MANDATED ELECTRONIC FILERS-Continued

Group CF-07

NANCE GROUPS OF MANDATED ELECTRONIC FILERS-Continued

APPENDIX E.-DIVISION OF CORPORATION FI- APPENDIX E.-DIVISION OF CORPORATION FI- APPENDIX E.-DIVISION OF CORPORATION FI-NANCE GROUPS OF MANDATED ELECTRONIC FILERS-Continued

Group CF-08

Registrant	CIK No.
WELLESLEY LEASE INCOME LTD PARTNER-	
SHIP B	720277
WELLESLEY LEASE INCOME LTD PARTNER-	
WELLESLEY LEASE INCOME LTD PARTNER-	751235
SHIP III-C.	760382
WELLESLEY LEASE INCOME LTD PARTNER-	100002
SHIP III-D	760386
WELLESLEY LEASE INCOME LTD PARTNER-	200710
SHIP II-B	739710 760371
SHIP III-A	760371
WELLESLEY LEASE INCOME LTD PARTNER-	
SHIP III-B.	780375
WELLESLEY LEASE INCOME LTD PARTNER- SHIP II-C	720307
WELLESLEY LEASE INCOME LTD PARTNER-	720307
SHIP II-A	739709
WELLINGTON HALL LTD	
WESTAR CORP	726803
WESTERBEKE CORP	796502
WESTERN ACCEPTANCE CORP /NV/	823386
WESTERN CAPITAL INVESTMENT CORP	716720
WESTERN HOST MONTEREY PARTNERS	812025
WESTERN HUST MUNTEREY PARTNERS	311158
WESTERN MICROWAVE INC	106176 082414
AULIAN 2 CI ADICCA INC	050450
WILLIAMS CONTROLS INC.	854860
WILSON BROTHERS	107460
WILTEK INC	107559
WILTEK INC	107559 758765 756500
WINDSOR PARK PROPERTIES 2	756500
WINDSOR PARK PROPERTIES LTD	725418
WINTER SPORTS INC /NEW	803003
WINTER SPORTS INC /NEW WINTER SPORTS INC /NEW WINTERS 79	277886
WISMER MARTIN INC	791260
WIGHER MARTIN INC.	108018
MOODDINE PETHOLEUM INC	313040
WORLCO DATA SYSTEMS INC	726991
WORLD LIFE & HEALTH INSURANCE CO OF	108383
DENNEY! VANIA	100410
WORLDWIDE COMPUTER SERVICES INC /NJ/	108418 790423
XETA CORP	742550
XPLOR CORP	
SCRIBE CORP /CA/	814427
(SIRILIS INC	702281
KSIRIUS SUPERCONDUCTIVITY INC /DE/	845753
V&A GROUP INC	813350
YORK FINANCIAL CORP	777878
YORK FINANCIAL CORPYOUNGWOOD ELECTRONIC METALS INC	109088
YUBA WESTGOLD ING	109110
ZENTEC CORP	320141
ZEOS INTERNATIONAL LTD	854480
ZG ENERGY CORP	810353
ZONIC CORP	320515

APPENDIX E.-DIVISION OF CORPORATION FI-NANCE GROUPS OF MANDATED ELECTRONIC FILERS

Registrant	CIK No.
2 B SYSTEM INC	100404
202 DATA SYSTEMS INC	718248
21ST CENTURY AMERICAN TECHNOLOGY	
DEVELOPMENT CORP	803031
21ST CENTURY HOLDINGS INC	817747
250 WEST 57TH ST ASSOCIATES	100412
AAON INC.	824142
ABATIX ENVIRONMENTAL CORP	845779
ABCO ICE CREAM INC	815108
ABF ENERGY CORP	354195
ABS LIFESCIENCES INC	806063
ACADEMIC COMPUTER SYSTEMS INC	001961
ACAP CORP	792466
ACCELR8 TECHNOLOGY CORP	727207
ACQUISITION INDUSTRIES INC /CO/	
ACTEK INC	751156

Group CF-08	
Registrant	CIK No.
ACTION PRODUCTS INC	795887
ACTION PRODUCTS INTERNATIONAL INC	747435
ACTV INC /DE/ACUNET CORPORATION	854152
ACUNET CORPORATION	816239
AD RAK HOLDINGS INCADAMS JOHN LIFE CORP	806586 773727
ADCOM SYSTEMS INC	741012
ADM TRONICS UNLIMITED INC/DE	849401
ADMAR GROUP INC.  ADVANCE DISPLAY TECHNOLOGIES INC.  ADVANCED CELLULAR TECHNOLOGY INC.  ADVANCED ENVIRONMENTAL SYSTEMS INC.  ADVANCED MEDICAL PRODUCTS INC.	779438
ADVANCED CELLULAR TECHNOLOGIES INC	770034
ADVANCED ENVIRONMENTAL SYSTEMS INC.	796960
ADVANCED MEDICAL PRODUCTS INC	807732
ADVANCED MONITORING SYSTEMS INCADVANCED NMR SYSTEMS INC	315698
ADVANCED NMR SYSTEMS INC	722567
ADVANCED TOBACCO PRODUCTS INCADVANCED VIRAL RESEARCH CORP	737717
AFTNA REAL ESTATE ASSOCIATES LP	785880
AGINCOLIRT VENTURES LTD	797325
AGRI DYNAMICS INC	002817
AGRIBIOTECH INC /DE/	818071
AGRISTAR INC	
AKIRA CORPALASKA PRECIOUS METALS LTD	815107 817642
ALCO INTERNATIONAL GROUP INC	701722
ALD INC	003392
ALFA LEISURE INC	014811
ALFACELL CORP	708717
ALEGHENY GENERATING CO	003535
ALLEGHENT GENERATING CO	774459 745452
ALLIANCE WELL SERVICE INC	778595
ALDRA DAY PHONES LTD III	HIMB767
ALPHA SOLARCO INC	312257
ALPINE INTERNATIONAL CORPALTEX INDUSTRIES INC	775057
AM COMMUNICATIONS INC	318580
AM COMMUNICATIONS INCAMACAN RESOURCES CORP	004317
AMALGAMATED INVESTMENT CORP	774448
AMBASSADOR REAL ESTATE INVESTORS LP	756709
AMACAN RESOURCES CORP AMALGAMATED INVESTMENT CORP AMBASSADOR REAL ESTATE INVESTORS LP AMBULATORY MEDICAL CARE INC	724126
AMERICA FIRST FINANCIAL FUND 1987-A LP	811419 818789
AMERICAN BIONETICS INC	741443
AMERICAN BIONETICS INCAMERICAN CLAIMS EVALUATION INC	774517
AMEDICAN COMPLETION DOOGDAM 1003 3	742450
AMERICAN CONSOLIDATED GOLD CORP	812407
AMERICAN CONSUMERS INCAMERICAN CONTINENTAL CORP /OH/	004811
AMERICAN CORPORATE INVESTORS INC	811780
AMERICAN CREDIT OPTICAL INC /DE/	819913
AMEDICAN CYTCGENETICS INC	004933
AMERICAN EAGLE RESOURCES INC. AMERICAN EDUCATIONAL PRODUCTS INC. AMERICAN ELECTROMEDICS CORP. AMERICAN ENTERPRISES INC. AMERICAN FINANCIAL ENTERPRISES INC.	731297
AMERICAN EDUCATIONAL PRODUCTS INC	790069
AMERICAN ENTERPRISES INC	315428
AMERICAN FINANCIAL ENTERPRISES INC /	310420
CT/AMERICAN GEOLOGICAL ENTERPRISES INC AMERICAN INCOME 1 LTD PARTNERSHIP	319157
AMERICAN GEOLOGICAL ENTERPRISES INC	005117
AMERICAN LIBERTY FINANCIAL CORP.	742101
AMERICAN LIBERTY FINANCIAL CORP	700721
AMERICAN MEDICAL ALERT CORPAMERICAN MORTGAGE & INVESTMENT CO	005486
AMERICAN RESOURCES GROUP INC/CO	225255
AMERICAN SPORTS ADVISORS INC	350190
AMERICAN LINDERINGUES CORP	318024
AMERICAN WATER RESCRIPCES INC.	1395 9 3-512
AMERIFAX INC /DE/	837993
AMEDIMADY COOP	700000
AMETECH INC	001969
AN CON GENETICS INC	719135
ANDERSON STOKES INCANGHEL LABORATORIES INC	706081
ANGIO MEDICAL CORP / DE/	811317
ANNANDALE CORPANVIL INVESTOR SERVICES INC	318499
ANVIL INVESTOR SERVICES INC	742492
AORTECH INC	716300
APACHE PETROLEUM PARTNERSHIP 1985 LP API ENTERPRISES INC	003107
APOGEE ROBOTICS INC	724915
APOGEE TECHNOLOGY INC.	823876
APPLIED DNA SYSTEMS INC	716778
APPLIED GENETIC VENTURES INC	761034
APPLIED MEDICAL DEVICES INC	312258
APPLIED RESEARCH CORP	744982
A STATE OF THE STA	

Registrant	CIK No.
APPLIED SPECTRUM TECHNOLOGIES INC	705868
AQUANAUTICS CORP	352991
AQUASCIENCES INTERNATIONAL INC.	762831
ARIL GROUP INC ARISTA INVESTORS CORP. ARLINGTON REALTY INVESTORS ARMORED STORAGE INCOME INVESTORS 2	765883
ARISTA INVESTORS CORP	799902
ARLINGTON REALTY INVESTORS	085942
ARMORED STORAGE INCOME INVESTORS 2	788078
ARRHYTHMIA HESEARCH TECHNOLOGY INC	
/DE/	819689
ARROW FINANCIAL CORP	717538
ARTECH RECOVERY SYSTEMS INC	004237
ARVAL HOLDINGS INC	740001
	746631 789547
ASPEN EXPLORATION CORP	210458
ASPEN EXPLORATION CORP	814725
ASSET GROWTH PARTNERS INC	799241
ASSOCIATED PLANNERS REALTY GROWTH	100541
FUND.	814077
ASTRO STREAM CORP	782145
ATLANTIC FUNDING LTD	789876
ATRATECH INC	825830
ATS MONEY SYSTEMS INC	828509
ATTENTION MEDICAL CO INC	761979
AUDRE RECOGNITION SYSTEMS INC	811206
AUNTEL CAPITAL INC	814548
AURIC METALS CORP	008497
AURIC METALS CORP. AUTOFINANCE GROUP INC /CA/ AUTOMEDIX SCIENCES INC. AVESIS INC.	357078
AUTOMEDIX SCIENCES INC	754568
AVESIS INC	795574
AVOCA INC	316537
AVOCA INC	319037
AZATECH INC	791012
AZTECH INTERNATIONAL LTD	225087
BAGDAD CHASE INC	009128
BALLISTIC RECOVERY SYSTEMS INC	052813
BANCALABAMA INC	814576
BANCINSURANCE CORP	276400
BANK OF GONZALES HOLDING CO INC	718907
BANYAN INDUSTRIES INC.	811232
BARRIE RICHARD FRAGRANCES INC	836937
BARRIER SCIENCE & TECHNOLOGY INC	
BASEBALL CARD SOCIETY INC	
BATH NATIONAL CORP	746495
BATON ROUGE BANCSHARES INC	000709
BC COMMUNICATIONS INC	779490
BCI GEONETICS INC.	
BEACON FINANCIAL INC	789092
REAN CAROLYN PURLISHING LTD	768260
BEAN CAROLYN PUBLISHING LTD	821616
BENNETT PETROLEUM CORP	011337
BERYLLIUM INTERNATIONAL CORP /UT/	315263
BETA PHASE INC /DE/	792183
BEVERLY NATIONAL CORP	742275
BEVERLY NATIONAL CORP. BEVIS INDUSTRIES INC /RI/. BIG PINEY OIL & GAS CO	011929
BIG PINEY OIL & GAS CO	012078
BIG SKY USA INC	807526
BIO MONITOR INC	845032
BIO VASCULAR INC	780127
BIOCHEM INTERNATIONAL INC	312833
BIOCONTROL TECHNOLOGY INC	225211
BIOENERGY NUTRIENTS INC	612788
BIOMECHANICS CORP OF AMERICA	
BIOPOOL INTERNATIONAL INC	830736
BIOPORE INC	838442
BIOSENSOR CORP	
BIOSONICS INC.	
BIOSYNERGY INC	710012
BLACK DOME ENERGY CORP	723009
BLACK HAWK HOLDINGS INC /MN/	
BLOCKERS C A INC	820724
BLUE DIAMOND COAL CO	704970
BLYTH HOLDINGS INC	820738
ROGERT 1985 ILLTD PARTNERSHIP	774199
BOGERT 1985-II LTD PARTNERSHIP	783333
BOGERT 1985-IV LTD PARTNERSHIP	787671
BOGERT 1986-IV LTD PARTNERSHIP	
BOLT TECHNOLOGY CORP	354655
BOMED MEDICAL MANUFACTURING LTD	719722
BOSTON FINANCIAL APARTMENTS ASSOCI-	
ATES LP.	354626
BOULDER BREWING CO	721693
BRAINERD INTERNATIONAL INC	771249
BRIGHTON INFORMATION SYSTEMS CORP	773342

APPENDIX E. DIVISION OF CORPORATION FI- APPENDIX E. DIVISION OF CORPORATION FI- APPENDIX E. DIVISION OF CORPORATION FI-NANCE GROUPS OF MANDATED ELECTRONIC FILERS-Continued

Group CF-08

CIK No.

703800

711206 014423 320174

799699 783283

768534

016359

741124

318951 352955 016317

819334 712757

013033 789891 215352

759458 788738 788845

748529 780348

017377

801310

802523 017482

787426

767974

747681 764579 736475

357130

351129

054175

725363 745651

831671

795711 813308

811639 718585 712771

814257

786714 351127

836123 018886 728387

725259 202196

019047 713492

771856

806439 318306 739717

609153

749647 785317

Registrant

BUDGET STORAGE ASSOCIATES I L.P.

BUSINESS DEVELOPMENT CORP OF SOUTH

CAMERON CAPITAL CORP... CANADA CREEK RANCH ASSOCIATION INC... CANANDAIGUA NATIONAL CORP...

CAPITAL BANCORPORATION INC.
CAPITAL INCOME PROPERTIES C LTD PART-

BROADWAY FINANCIAL CORP BRODIE EXPLORATION CORP

**BUFFALO INC** 

BUFFS N PUFFS LTD BUNTING INC

BURST AGRITECH INC.

BUTLER NATIONAL CORP. C&K 1980 FUND A LTD..... C&K 1981 FUND 8 LTD..... CABLE TV FUND 11-D LTD.

CALVIN EXPLORATION INC.

CAMBRIDGE HOLDINGS LTD ...

CAPFILM INC.....

CAPITAL RESERVE CORP CAPITOL RESOURCES INC.

CARE MED CENTERS INC 

CB&T FINANCIAL CORP.

CELEBRITY RESORTS INC.

CELESTIAL VENTURES CORP CELLULAR PRODUCTS INC ....

CENTRUM INDUSTRIES INC CENTURION MINES CORP...

CEZAR INDUSTRIES LTD. CGS SCIENTIFIC CORP....

CHAD THERAPEUTICS INC.

CHEQUE ALERT INC

CHEUNG LABORATORIES INC.

CENTRAL ILLINOIS FINANCIAL CORP CENTRAL REALTY INVESTORS INC...

CENTURY LABORATORIES INC.... CENTURY PARK PICTURES CORP

CENTURY PROPERTIES EQUITY PARTNER-

CHANNEL AMERICA LETY HOLDINGS INC...
CHANTAL PHARMACELITICAL CORP...
CHAPTAR CORP...
CHAPTER GOLF INC...
CHARTWELL CABLE FUND INC...

CHASH GENERAL CORP...
CHECK EXPRESS INC...
CHEMEX PHARMACEUTICALS INC...
CHEMICAL DEPENDENCY HEALTHCARE INC. /

CHESAPEAKE BIOLOGICAL LABORATORIES

CHILDRENS CREATIVE WORKSHOP LTD... CHOICES ENTERTAINMENT CORP......

CELESTA CORP /CO/

CAPTAIN TONYS PIZZA INC /NY/... CARDIAC RESUSCITATOR CORP...

CARDINAL TECHNOLOGIES INC.

CAPLAN CORP... CAPROCK CORP

CARDTEL INC

CB&T INC

CDX CORP

CEL SCI CORP

CELCOR INC.

SHIP 72 CERPROBE CORP NANCE GROUPS OF MANDATED ELECTRONIC FILERS-Continued

FILERS—Continued

NANCE GROUPS OF MANDATED ELECTRONIC

Group CF-08		Group CF-08	
Registrant	CIK No.	Registrant	CIK No.
CHROMALIN CODO	000000		
CHROMALUX CORP	802355 828679	CROFF OIL CO	025743 792455
CIMARRON GRANDVIEW GROUP INC	043052	CROWN NATIONAL VENTURES INC	789659
CIMM INC	822664	CRYOTECH INDUSTRIES INC.	799365
CINEMA GROUP PARTNERS	351002	CRYSTAL OIL 1981 EXPLORATION & DEVEL-	138303
CIRCUIT RESEARCH LABS INC	725897	OPMENT PROGRAM 351600	
CISTRON BIOTECHNOLOGY INC	793725	CSA INCOME FUND LTD PARTNERSHIP I-B	764627
CITADEL ASSET MANAGEMENT LTD	799097	CSA INCOME FUND LTD PARTNERSHIP I-C	764628
CITI BANCSHARES INC	715991	CUC INTERNATIONAL INC /DE/	723612
CITHATIONAL DEVELOPMENT TRUST	020423	CULINARY CAPITAL CORP	795267
- CIVIC BANCORP	747205	CUYAHOGA LANDMARK INC	762960
CLAJON CAPITAL INC	814503	CYANOTECH CORP	768408
CLAJON HOLDINGS L P	814504	CYBER DIGITAL INC	721295
CLARK MELVIN SECURITIES CORP /DE/		CYTRX CORP	799698
CLAYTON SILVER MINES INC	020871	DAINE INDUSTRIES INC	824845
CLIFF ENGLE LTD /NY/	793596	DALTEX MEDICAL SCIENCES INC	742686
CLIFTON INCOME FUND LTD PARTNERSHIP II.	788069	DAMSON 1984-85 INST OIL & GAS INCOME	-
CLINICAL TECHNOLOGIES ASSOCIATES INC	805326	FUND SERIES	769121
CLUB DE SPORT INC	803573	DATA DIMENSIONS INC	026990
COASTAL STRATEGIES INCOME FUND A	021193 792220	DATA DISPLAY CORP	796513
COASTAL STRATEGIES INCOME FUND 8		DATA LEASE FINANCIAL CORP	027011
COASTLAND CORP OF FLORIDA	310285	DATA SYSTEMS INC OREGON	760462 027053
CODERCARD INC	730390	DATATAB INC	027099
COGNITIVE SYSTEMS INC	739371	DATAVISION INC /DE/	027109
COLORADO GOLD & SILVER INC	354699	DAVIN COMPUTER CORP /DE/	795803
COLUMBIA LEASE INCOME FUND II-D LP	769335	DAVIN ENTERPRISES INC	816017
COLUMBIA LEASE INCOME FUND HE LP	769336	DCC COMPACT CLASSICS INC	809932
COLUMBIAN OIL & GAS DRILLING PROGRAM	I Tonner as in	DECISION SYSTEMS INC	027594
1985-B LP	763713	DEFAULT PROOF CREDIT CARD SYSTEM INC	A PARTY NAMED IN
COLUMBIAN OIL & GAS DRILLING PROGRAM		/FL/	603260
1985-A LP	763711	DEL PAINT CORP	786767
COLUMBIAN OIL & GAS PRODUCTION PRO-		DELCOTT COMMODITY PARTNERS	716933
GRAM 1-A LP.	806118	DELTA COMPUTEC INC	779338
COM VU CORP	714281	DELTA MANAGEMENT SYSTEMS INC	731139
COMET ENTERTAINMENT INC	748856	DELTA PETROLEUM CORP/CO	821483
COMM BANCORP INC	730030	DELTA RENTAL SYSTEMS INC	758328
COMMAND CREDIT CORPCOMMODITY GROWTH FUND LTD	856130	DENCOR ENERGY COST CONTROLS INC	312066
COMMUNICATIONS GROUP INC	725582	DENNING MOBILE ROBOTICS INC	720505
COMMUNICATIONS WORLD INTERNATIONAL	355627	DEPORT OF THE PROPERTY OF T	754088
INC	727347	DEUCALION RESEARCH INC	351397 820295
COMMUNITY BANCORP INC /PA/	838164	DI AN CONTROLS INC	028613
COMMUNITY BANCORP INC/NY	776848	DIAGNON CORP	719711
COMMUNITY BANCSHARES INC /TN	763585	DIAGNOSTIC MEDICAL INSTRUMENTS INC/NY	794147
COMMUNITY FINANCIAL CORP	771970	DIAGNOSTIC SCIENCES INC /NEW/	806850
COMMUNITY NATIONAL BANCORP INC	825539	DIAPULSE CORP OF AMERICA	028742
COMP U CHECK INC	022788	DIGITAL DEVICES INC	725731
COMPLIANCE RECYCLING INDUSTRIES INC	780151	DIGITAL RECORDING CORP	318439
COMPUFLIGHT INC	790272	DIGITAL SOLUTIONS INC	785557
COMPUSONICS CORP	724027	DIMENSION CAPITAL CORP	818073
COMPUSONICS VIDEO CORP	777844	DIONICS INC	029006
COMPUTER DEVICES INC /MD	311507	DIRECT CONNECT INTERNATIONAL INC	840815
	826443	DISEASE DETECTION INTERNATIONAL INC	805383
COMPUTERIZED BUYING NETWORK INC	730626	DISTINCTIVE DEVICES INC	059963
COMSOUTH BANKSHARES INC	823246	DIXCOM INC.	812795 760777
COMTEX SCIENTIFIC CORP.	352988	DIXON CAPITAL CORPORATION	616640
COMTREX SYSTEMS CORP	769525	DMI INC /CO/	796337
CONCORDE HOLDINGS CORP	215503	DOAK PHARMACAL CO INC	029386
CONCOURSE CORP	729156	DOCUCON INCORPORATED	843006
CONGRESS INDUSTRIES INC	791679	DOCUGRAPHIX INC /CA/	768841
CONSOLIDATED ENERGY SYSTEMS INC /CA/	818787	DOL RESOURCES INC	029504
CONSOLIDATED SILVER CORP	023778	DOMINION RESOURCES INC/DE/	314712
CONSTELLATION BANCORP	753766	DOMINION STOCK INDEX FUND	760687
CONSTITUTION BANCORP OF NEW ENGLAND	-	DOUBLE EAGLE PETROLEUM & MINING CO	029834
CONTINENTAL HERITAGE CORP	809794	DOUBLE RIVER OIL & GAS COMPANY	351400
	024055	DRAGON MINING CORP	030037
CONTINENTAL INVESTMENT CORP /GA/	024077	DRCA MEDICAL CORP	807144
CONTINENTAL VENTURES INC	024152 775616	DRILLSTAR INTERNATIONAL CORP	828220
CONVEST INCOME PROGRAM VII-F	769394	DRIVEFONE INC	829084
CONWOOD CAPITAL CORP	780386	DROVERS BANCSHARES CORP	826771 703109
CONWOOD CO L P	780388	DRUG SCREENING SYSTEMS INC	828747
COPYMAT INC	799638	DRUSILLA SEAFOOD RESTAURANTS INC	794625
CORAL INC	808448	DWI CORP	709599
CORDATUM INC.	713996	DYCO 1976 DIL & GAS PROGRAMS	355055
CORFACTS INC	791298	DYCO 1977 DIL & GAS PROGRAMS	201707
CORPORATE MANAGEMENT GROUP INC /FL/	741557	DYCO 1978 OIL & GAS PROGRAMS	215718
CORRECTIONS SERVICES INC	785562	DYCO OIL & GAS PROGRAM 1975	318808
COTTON PETROLEUM CORP 1976 OIL & GAS	-2020	DYCO OIL & GAS PROGRAM 1976-1	806569
PROGRAM.	025114	DYCO OIL & GAS PROGRAM 1977-1	806570
COUNTRYWIDE MORTGAGE TRUST 1987-II	816430	DYCO OIL & GAS PROGRAM 1977-X	310908
CPS CORPORATE PLANNING SERVICES INC	773383	DYCO OIL & GAS PROGRAM 1978-1	806571
CREATIVE COMPUTER APPLICATIONS INC	712815	DYCO OIL & GAS PROGRAM 1978-2	806572
CREATIVE TECHNOLOGIES CORP	846614 785321	DYCO OIL & GAS PROGRAM 1979-1	806573
CRESCENT OIL & GAS CORP.	717818	DYNAMARK CORP	778956
Carried and Conference	11/818	UTHANKAN CORP	824846

FILERS—Continued

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APPENDIX E.-DIVISION OF CORPORATION FI- APPENDIX E.-DIVISION OF CORPORATION FI-NANCE GROUPS OF MANDATED ELECTRONIC NANCE GROUPS OF MANDATED ELECTRONIC NANCE GROUPS OF MANDATED ELECTRONIC FILERS—Continued

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Registrant	CIK No.	Registrant	CIK No.	Registrant	CIK No.
DYNAMIC HOMES INC	225278	FIREMANS FUND MORTGAGE CORP	801543	GIL MED INDUSTRIES INC	73130
DYNAMIC SCIENCES INTERNATIONAL INC	729520	FIRMA INC.	808575	GLADSTONE RESOURCES INC	04165
DYNATEC INTERNATIONAL INC	752208	FIRST AMERICAN CAPITAL CORP/DE/	730822	GLENDALE BANCORPORATION/NJ	76980
DYNATEM INC	795424	FIRST AMERICAN HEALTH CONCEPTS INC	776997	GLOBAL CAPITAL GROUP INC/NY	79363
EAGLE EXPLORATION CO	030906	FIRST AMFED CORP	783995	GLOBAL GAMING & TECHNOLOGY INC	27816
EASTERN EMPIRE CORP	031121	FIRST BATH CORP.	705459	GLOBAL RESOURCES INC /AK/	84268
EATERIES INC.	796369	FIRST CAPITAL REALTY OF OHIO	036141	GLOBESAT HOLDING CORP	83686
EDGEMARK FINANCIAL CORP	320547	FIRST COLONIAL GROUP INC		GLOBUS GROWTH GROUP INC	35286
EDMARK CORP	777249	FIRST COMMERCIAL BANCORP INC	315547	GNF CORP /NJ/	72231
EDUCATION SYSTEMS & PUBLICATIONS	111240	FIRST COMMUNITY BANCORP INC /PA/	741355	GOLD COIN MINING INC	74879
CORP	031647	FIRST COMMUNITY BANCSHARES INC	709344	GOLD EXPRESS CORP	76189
EDUCATORS INDUSTRIES INC	031698	FIRST COMMUNITY BANCSHARES INC/GA/	825351	GOLD SECURITIES CORP	77348
EDUDATA CORP	738194	FIRST EQUITY OF NEW JERSEY INC	806844	GOLDEN BEVERAGE COMPANY	81127
EH INTERNATIONAL INC	031827	FIRST FILMS INC	796312	GOLDEN CYCLE GOLD CORP	71975
EICO ELECTRONIC INSTRUMENT CO INC	031862	FIRST FINANCIAL BANCORPORATION /IA/	779633	GOLDEN MAPLE MINING & LEACHING CO INC.	70081
ELDORADO ARTESIAN SPRINGS INC	796124	FIRST FINCORP INC	749879	GOLDEN TRIANGLE ROYALTY & OIL INC	04228
ELECTRIC AVENUE INC	107707	FIRST HIGHLAND CORP	820394	GOOD SOFTWARE CORP	31325
ELECTRIC M & R INC	016218	FIRST JERMYN CORP	741562	GOOD TIMES RESTAURANTS INC	82532
ELECTRO KINETIC SYSTEMS INC.	723616	FIRST KNOX BANC CORP	756899	GRACIOUS ESTATES PROPERTIES LTD	04288
ELECTROGRAPH SYSTEMS INC	722641	FIRST MCMINNVILLE CORP	743397	GRANITE LTD	70390
ELECTRONIC ASSEMBLY SERVICES INC	831241	FIRST MEDICAL DEVICES CORP	793771	GRANITE STATE BANKSHARES INC	79236
ELECTRONIC CONTROL SYSTEMS INC	032228				
		FIRST MEDICAL INTERNATIONAL INC	824166	GRASON INDUSTRIES INC	82893
ELECTRONIC SPECIALTY PRODUCTS INC.	032230	FIRST MID ILLINOIS BANCSHARES INC	700565	GREAT AMERICAN REALTY CORP	04329
ELECTRONIC SPECIALTY PRODUCTS INC	317191	FIRST MONTAUK FINANCIAL CORP	083125	GREAT BAY BANKSHARES INC	81955
ELECTRONIC SYSTEMS TECHNOLOGY INC	752294	FIRST MORTGAGE CORP	036548	GREAT NORTHERN GAS CO	35268
ENB HOLDING CO	731804	FIRST MUTUAL INC	069280	GREENFIELD BANCSHARES INC /IN/	35603
ENCO FLORIDA FUND LTD.	753551	FIRST NATIONAL BANCORP INC /IL/	788783	GREENFIELD FINANCIAL CORP /UT/	76382
ENERCON DATA CORP /DE/	022932	FIRST NATIONAL BANKSHARES INC/LA/	700694	GREENTREE SOFTWARE INC	72706
ENERGY OPTICS INC	350193	FIRST NATIONAL CORP /SC/	764038	GREENWICH FINANCIAL CORP	81447
ENERGYSEARCH 1980 2 DEVELOP DRILLING	10000000	FIRST OAK BROOK BANCSHARES INC	717837	GRIFFIN RESORTS INC	83610
PARTNERSHIP	352712	FIRST OF HURON CORP	355433	GRUDGE MUSIC GROUP INC	82614
ENERGYSEARCH 1980 3 DEVELOP DRILLING		FIRST PRIORITY GROUP INC	778164	GULF & MISSISSIPPI CORP	79804
PARTNERSHIP	354597	FIRST TEAM SPORTS INC	820242	GVC VENTURE CORP /DE/	81428
ENERGYSEARCH 1981-1 DEVELOP DRILLING		FIRST UNITED BANCORPORATION /SC/	820379	GYNEX INC	73419
PARTNERSHIP	356329	FIRST VICTORIA CORP	764469	H&S TREAT & RELEASE INC	78779
ENERGYSEARCH 1981-2 DEVELOP DRILLING		FIRST WEST CHESTER CORP	744126	HABEN INDUSTRIES INC	76421
PARTNERSHIP	701624	FIRST WOBURN BANCORP INC	812334	HABER INC	35569
ENEX OIL & GAS INCOME PROGRAM II 7	782335	FISHER BUSINESS SYSTEMS INC	790733	HAHN INC	22541
ENEX OIL & GAS INCOME PROGRAM II-10	799171	FLAGLER BANK CORP	721296	HAILEY ENERGY CORP	72390
ENEX OIL & GAS INCOME PROGRAM II-3	766039	FLAT TOP BANKSHARES INC	707123	HALTER VENTURE CORP	79093
ENEX OIL & GAS INCOME PROGRAM II-4	769502	FLEXCEL INTERNATIONAL INC.	723595	HANKS SEAFOOD CO INC	04535
ENEX OIL & GAS INCOME PROGRAM II-5	769501	FLEXWATT CORP	704360	HANOVER BANCORP INC	71309
ENEX OIL & GAS INCOME PROGRAM II-6	769503	FLORIDA LIFE EQUITIES INC.	756910	HANOVER INSURANCE CO	04540
ENEX OIL & GAS INCOME PROGRAM II-8	789882	FLORIDA PARTNERS CORP	705405		71450
ENEX OIL & GAS INCOME PROGRAM II-9	798954			HARRIS & HARRIS GROUP INC	
ENEX OIL & GAS INCOME PROGRAM III	780834	FLORIDA WESTCOAST BANKS INCFLOYD VALLEY PACKING CO	700566		75114
SERIES 6 LP	820210		037727	HART TECHNOLOGIES INC	82204
ENEX OIL & GAS INCOME PROGRAM III	830319	FNB FINANCIAL SERVICES CORP	742679	HARVEST CAPITAL CORP	78554
SERIES 3 LP	04.4700	FNB ROCHESTER CORP	745087	HAUSER CHEMICAL RESEARCH INC	77372
ENEX OIL & GAS INCOME PROGRAM III	814780	FORELAND CORP	773326	HDL COMMUNICATIONS	80590
SERIES 2 LP		FOREST 1980 DRILLING PROGRAM	314579	HEALTH & LEISURE INC /DE/	77465
	811205	FORTUNE PETROLEUM CORP.	038242	HEALTH INSURANCE OF VERMONT INC	04644
ENTERPRISE ENERGY PARTNERS 1980	317923	FOUR CORNERS FINANCIAL CORP	230014	HEALTHPLEX INC	77050
ENTOURAGE INTERNATIONAL INC	774740	FOXMOOR INTERNATIONAL FILMS LTD	720527	HEAVY DUTY AIR INC	74156
ENVIRONMENTAL DIAGNOSTICS INC	739944	FRANKLIN CAPITAL CORP /DE/	083216	HELENA SILVER MINES INC	04667
ENVIROTECH SYSTEMS INC	792981	FRANKLIN FINANCIAL SERVICES CORP /PA/	723646	HEMCURE INC	81020
EPOLIN INC /NJ/	797079	FRANKLIN JOE PRODUCTIONS INC	205048	HEMOKINETICS INC	35129
EQUIFUND LP.	350972	FRESH JUICE CO INC	802354	HIGH HOPES INC	80018
EQUITEC REAL ESTATE INVESTORS FUND		FRONTIER MINING & OIL CORP	707945	HIGH POINT FINANCIAL CORP	708815
XVI	761199	FURIA ORGANIZATION INC /DE/	757563	HIKO BELL MINING & OIL CO	04743
EUA POWER CORP /NH/	808277	FUTURA WEST INC	737212	HILLIARD FUND 81-A LTD	319496
EUROAMERICAN GROUP INC	832443	FUTURE MEDICAL PRODUCTS INC /NY/	839087	HILLIARD FUND 82-B LTD	709313
EUROPA TRADING CORP	817638	GAB BANCORP	714395	HILLS STORES CO /NEW/	782996
EVRO FINANCIAL CORP	033115	GALLERIA GROUP INC	790072	HIMEDICS INC	842914
EXCALIBUR INDUSTRIES	201779	GAM RAD INC	039843	HIPOINT INVESTMENTS LTD	350876
EXECUTIVE HOUSE INC	033992	GAMOGEN INC	803034	HITECH ENGINEERING CO	731838
EXOTECH INC	034047	GAP INSTRUMENT CORP.	039910	HJELMS JIM PRIVATE COLLECTION LTD /DE/	806384
EXOVIR INC	717653	GARMENT CAPITOL ASSOCIATES	040023	HOH WATER TECHNOLOGY CORP	808018
EXPERTELLIGENCE INC	723533	GASCARD INC /DE/	807062	HOLDEN DAY INC	04793
EXTEN VENTURES INC	811779	GBC BANCORP	351710	HOLDEN REAL ESTATE INCOME & GROWTH	-
EYE TECHNOLOGY INC	776008	GBI INTERNATIONAL INDUSTRIES INC	764482	FUND	803131
F&E RESOURCE SYSTEMS TECHNOLOGY INC.	748055	GCI INDUSTRIES INC.	708712	HOLIDAY GULF HOMES INC	082179
FAFCO INC	352956	GEMINI ENERGY CORPORATION	810270	HOLOBEAM INC	048105
FAIRFIELD ACCEPTANCE CORP.	710661	GEMINI EQUIPMENT PARTNERS INCOME		HOLOMETRIX INC	81215
FAR WEST VENTURES INC	806514	FUND III LP.	761275	HOME DISH SATELLITE NETWORKS INC	820070
FARMERS NATIONAL BANC CORP /OH/	709337	GENERAL ENERGY RESOURCES & TECHNOL-	100,000	HOME INTERSTATE BANCORP	357133
FARMERS NATIONAL BANCORP INC /DE/	700946	OGY CORP	350387	HOMECALL INC /MD/	809716
FARMSTEAD TELEPHONE GROUP INC	804331	GENERAL GENETICS CORP	707452	HOMECARE MANAGEMENT INC	791164
FAST FOOD OPERATORS INC.	350487	GENERAL METAL & ABRASIVES CO	745612	HOMETOWN BANCORPORATION INC	812699
FASTCOMM COMMUNICATIONS CORP	828529	GENERAL REAL ESTATE SHARES	040788	HOOKER ENTERPRISES INC	763364
FBC MORTGAGE SECURITIES TRUST 18	825087				
FCNB CORP		GENERAL RESIDENTIAL CORP	040806	HORIZON BANCORP /IN/	70612
FERTIL A CHRON INC.	803644	GENERATION 5 TECHNOLOGY INC /CO/	818726	HORN & HARDART BAKING CO	048466
EEM EINANCE CODO	729216	GENETIC ENGINEERING INC	319649	HORN SILVER MINES INC.	048474
FFM FINANCE CORP	778211	GENETIC LABORATORIES WOUND CARE INC	831365	HOUSTON BIOMEDICAL INC	322583
FFM FINANCE CORP II	794558	GENIUS TECHNOLOGIES INC	730038	HUGHES TEXAS PETROLEUM CORP	087815
FIFTH DIMENSION INC	035522	GENTNER ELECTRONICS CORP	840715	HUNTER INDUSTRIAL FACILITIES INC	795430
FINANCIAL INDUSTRIES CORP	035733	GEOKINETICS INC	314606	HUTTON PRC TECHNOLOGY PARTNERS 1	741618
FINANCIAL SERVICES CORPORATION OF THE		GHS INC	791398	HYDROMER INC	704433
MIDWEST	035838	GIBRALTAR PARI MUTUEL INC			

APPENDIX E.-DIVISION OF CORPORATION FI- APPENDIX E.-DIVISION OF CORPORATION FI- APPENDIX E.-DIVISION OF CORPORATION FI-FILERS—Continued

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NANCE GROUPS OF MANDATED ELECTRONIC NANCE GROUPS OF MANDATED ELECTRONIC NANCE GROUPS OF MANDATED ELECTRONIC FILERS—Continued

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FILERS—Continued

Registrant	CIK No.	Registrant	CIK No.	Registrant	CIK No.
! FLOW CORP /CA/	857728	LAKE ARIEL BANCORP INC	723878	METROPOLITAN MINES CORP LTD	065381
IBC HOLDINGS CORP	829499	LAKESIDE BANCSHARES INC	711414	MEXCO ENERGY CORP.	066418
ICC TECHNOLOGIES INC	756502	LAMCOR INC	806549	MICROFRAME INC	754813
ICON CASH FLOW PARTNERS LP SERIES A	775346	LANNETT CO INC	057725	MICRONETICS INC /DE/	820097
IDAHO CO	809365	LAS VEGAS DISCOUNT GOLF & TENNIS INC	793044	MICROSIZE INC	744099
IDENTIX INC	735780	LASER RECORDING SYSTEMS INC	855581	MICROTECH MEDICAL SYSTEMS INC	755720
IEA MARINE CONTAINER FUND	311780	LASERGATE SYSTEMS INC	797324	MICROTEL FRANCHISE & DEVELOPMENT	100120
IFRB CORP	036414		828594	CORP /NY/	846469
IFS INTERNATIONAL INC	808310	LAZARUS INDUSTRIES INC	789868	MID AMERICA RACING STABLES INC	813309
IGENE BIOTECHNOLOGY INC	793160	LEADVILLE MINING & MILLING CORP	726845	MID AMERICAN LINES INC	065820
IMMUNE RESPONSE INC	824174	LEADVILLE SILVER & GOLD INC	731654	MIDNITE MINES INC	066078
IMMUNOTHERAPEUTICS INC	812796	LEAK X CORP	842697	MIDWEST BEST WATER SALES INC	811783
IMPERIAL PETROLEUM INC	355356	LEARNING ANNEX INC	746553	MIDWEST MANAGEMENT CORP	066124
IMPLANT TECHNOLOGIES INC	703339	LEASERVICE INCOME FUND I	709145	MIKRON INSTRUMENT CO INC	787809
IMPROCOM INC	805327	LEGAL SOFTWARE SOLUTIONS INC	770509	MIKROS SYSTEMS CORP	317340
IMRE CORP	716054	LEGEND FOODS INC	812790	MILLER INDUSTRIES INC	066388
INCE IV INC	804889	LEGENDS COMPANY OF CHICAGO INC /DE/	842681	MINERS NATIONAL BANCORP INC	714309
INCOMNET INC	353356	LEHMAN ABS CORP	829281	MINEX RESOURCES INC	350389
INCORP INC	051853	LEHMAN CMO INC	742454	MINNEGASCO INC.	722010
INDEPENDENT BANKS OF VIRGINIA INC	719731	LIBRA SYSTEMS INC	070031	MINORITY BUSINESS ENTERPRISES INC	729639
INDEPENDENT ENTERTAINMENT GROUP INC	833847	LIFE RESOURCES INC	059399	MIRROR TECHNOLOGIES INC /DE/	783738
INDUSTRIAL SERVICES OF AMERICA INC /FL	004187	LIFE SCIENCES INC	059401	MLH INCOME REALTY PARTNERSHIP III	710132
INDUSTRIAL TRAINING SYSTEMS CORP	801309	LIFEWAY FOODS INC	814586	MLH INCOME REALTY PARTNERSHIP IV	718417
INERTIAL MOTORS CORP	050394	LINIUM TECHNOLOGY INC.	804191	MLH INCOME REALTY PARTNERSHIP V	755843
INFERGENE CO	797542	LITTLE PRINCE PRODUCTIONS LTD	318958	MLH INCOME REALTY PARTNERSHIP VI	771586
INFORMATION ANALYSIS INC	803578	LITTLE SQUAW GOLD MINING CO	059860	MOBILE NATIONAL CORP	783739
INLAND INVESTORS INC /WA/		LOBELL LANA INCOME PARTNERS	764827	MODERN TECHNOLOGY CORP	711422
INMEDICA DEVELOPMENT CORP	726037	LOCH EXPLORATION INC.	313041	MONOGRAM OIL & GAS INC	319478
INNOVET INC	821243	LOGAN COUNTY BANCSHARES INC	760327	MONTANA CORP /MT/	067715
INSTA COOL INC OF NORTH AMERICA	811212	LOGITEK INC /NY	812083	MONTANA NATURALS INTERNATIONAL INC	819182
INSTANT TRANSACTIONS CORP OF AMERICA.	216209	LONG SHORE DEVELOPMENT CORP	700760	MONTANA PRECISION MINING LTD	799268
INSTRUCTIVISION INC	770183	LONGWOOD GROUP LTD	813775	MONUMENT RESOURCES INC	818468
INSURANCE INVESTORS & HOLDING CO	050773	LSB BANCSHARES INC /NC/	714530	MOREHOUSE INDUSTRIES INC	062262
INTEGRATED LOGIC SYSTEMS INC	729439	LSB BANCSHARES INC OF SOUTH CAROLINA	742263	MORGRO CHEMICAL CO	727346
INTEGRATED RESOURCES AMER INS MTG	000000	LUNN INDUSTRIES INC /DE/	060911	MORTGAGE BANKERS FINANCIAL CORP I	741627
INV SERIES 85	753281	LUTHER MEDICAL PRODUCTS INC	319204	MOTHER LODE GOLD MINES CONSOLIDATED	802595
INTER CONTINENTAL SERVICES CORP	310585	LUXTEC CORP /MA/	793523	MR ROOTER CORP	797502
INTERACTIVE MEDIA TECHNOLOGIES INC	850510	LWAY PRODUCTIONS INC	806277	MRI OF NORTHERN NEW JERSEY L P	810143
INTERAND CORP	718460	LYNX EXPLORATION CO	352180	MSE CABLE SYSTEMS INC.	104501
INTERCOM SYSTEMS INC	723501	LYRIC ENERGY INC	319420	MTX INTERNATIONAL INC	710197
INTERCONTINENTAL LIFE CORP	050982	MACK TRUCKS RECEIVABLES CORP	810903	MULTI SOFT INC.	766404
INTERMOUNTAIN EXPLORATION CO	051072	MACROCHEM CORP	743884	MULTI SOLUTIONS INC	723733
INTERNATIONAL BANKCARD SERVICES CORP.	814915	MAGIC CIRCLE ENERGY 1982 DRILLING PRO-	/43004	MULTIVEST REAL ESTATE FUND LTD SERIES	123133
INTERNATIONAL DESIGN GROUP INC /DE/	773267	GRAM	356128	III	068839
INTERNATIONAL ELECTRONICS INC	717751	MAGNOLIA FOODS INC	794107	MURDOCK CAPITAL CORP /CO/	814472
INTERNATIONAL FUTURES FUND ONE	748829	MAGNUM RESOURCES INTERNATIONAL INC	734107	MUTUAL BANCORP INC	826489
INTERNATIONAL LEISURE HOSTS LTD /NEW/	052935	/NV/	791912	MUTUAL BENEFIT TRAMMELL CROW RES	020403
INTERNATIONAL MANAGEMENT & RESEARCH	402000	MAIL BOXES COAST TO COAST INC	808013	OPPORTUNITY FUND	779317
CORP	740892	MAMBA CORP	825832	NACO FINANCE CORP	806087
INTERNATIONAL MICROCOMPUTER SOFT-		MAMMATECH CORP	704366	NASTECH PHARMACEUTICAL CO INC	737207
WARE INC	814929	MANAGEMENT ADVISORY SOFTWARE INC/	704500	NATIONAL AFFILIATED CORP	706597
INTERNATIONAL NUTRITION & GENETICS	1/2/2/1992	DE/	801426	NATIONAL BANKSHARES INC	796534
CORP	814234	MARBLE FINANCIAL CORP	794620	NATIONAL DATACOMPUTER INC	812880
INTERNATIONAL ROYALTY & OIL CO	051511	MARINE PETROLEUM TRUST	062362	NATIONAL DIVERSIFIED SERVICES INC	772784
INTERNATIONAL SUPERCONDUCTOR CORP	846537	MARITEK CORP	715781	NATIONAL HEALTH CARE SYSTEMS INC	070184
INTERNATIONAL SYSTEMS & TECHNOLOGY	I III	MARKET GUIDE INC	720462	NATIONAL HEALTH ENHANCEMENT SYS-	010101
INC.	704525	MASSBANK CORP	799166	TEMS INC	804368
INTERNEURON PHARMACEUTICALS INC	854222	MAST KEYSTONE INC	743250	NATIONAL HOUSING PARTNERSHIP REALTY	00000
INTRAMERICAN CORP	031063	MCDANIEL AUSTIN CORP	768942	FUND I.	731131
INTREX FINANCIAL SERVICES INC	810752	MCMARTIN INC	079383	NATIONAL INDUSTRIAL SECURITY CORP	104401
INVESTEX INC	008626	MD ENTERPRISES OF CONNECTICUT INC	806178	NATIONAL LEASE INCOME FUND	357219
INVESTMENT TECHNOLOGIES INC	759672	MEADOW GROUP INC	829903	NATIONAL MEDICAL HEALTH CARD SYSTEMS	-
IOWA POWER INC	052499	MEDCO RESEARCH INC	723385	INC.	813562
IRVINE SENSORS CORP/DE/	357108	MEDGROUP INC	859364	NATIONAL MERCANTILE BANCORP	714801
ITI CORP/OH	052811	MEDI MAIL INC /NV/	832485	NATIONAL PETROLEUM CORP LTD	070427
IVCI CORPORATION	758249	MEDICAL ADVISORY SYSTEMS INC	771252	NATIONAL PROPANE CORP	070452
IVEY PROPERTIES INC	315882	MEDICAL DEPOT INC	747539	NATIONAL QUICK LUBE LTD	851063
JAM INC.	765449	MEDICAL TECHNOLOGY PRODUCTS INC	718633	NATIONAL REAL ESTATE LTD PARTNERSHIP	A CONTRACTOR OF THE PARTY OF TH
JAMCO LTD.	066995	MEDICAL TECHNOLOGY SYSTEMS INC /DE/	823560	II.	350382
JEC LASERS INC	354697	MEDISCIENCE TECHNOLOGY CORP	064647	NATIONAL TECHNOLOGIES INC.	737923
JEGEROIL CORP	351921	MEDITECH MANAGEMENT INC	789609	NATIONAL TRANSACTION NETWORK INC	315999
JENNINGS 1981-2 LTD PARTNERSHIP	701515	MEDIVIX INC	715994	NATIONAL TRANSFER & REGISTER CORP	792933
JMB INCOME PROPERTIES LTD III	053563	MEDMASTER SYSTEMS INC /DE/	794324	NAUTILOID CORP	070808
JOURNAL EMPLOYEES STOCK TRUST	054058	MEDPHONE CORP	771674	NAVARRE 500 BUILDING ASSOCIATES	070816
JUDICATE INC	732152	MEDSTAT SYSTEMS INC	726732	NDE ENVIRONMENTAL CORP	851476
KCR TECHNOLOGY INC	313469	MEGA GROUP INC	828942	NEMDACO INC	793036
KENTUCKY BANCORPORATION INC	734134	MEGATECH CORP	064708	NEOTERIK HEALTH TECHNOLOGIES INC	838790
KENTUCKY CENTRAL LIFE INSURANCE CO	055345	MEICOR INC	805644	NESTOR INC	720851
KEYSTONE MEDICAL CORPORATION	722839	MELBOURNE FUTURES FUND L P	777197	NETCOR INC.	809060
KIEWIT ROYALTY TRUST	711477	MELDON ALUMNI INC	350088	NETI TECHNOLOGIES INC	778362
KIMCO ENERGY CORP	320427	MEMORY SCIENCES CORP /DE/	819203	NETWORD INC	715031
KINGSFORD INDUSTRIES INC	055977	MEMTEK CORP	353377	NETWORKED PICTURE SYSTEMS INC /CA/	811802
KNUSAGA CORP	225544	MERCHANTS BANCORP INC/DE/	707817	NEUROTECH CORP	758953
KP TEMPLETON INSTITUTIONAL OIL & GAS		MERCHANTS CAPITAL CORP /DE/	821121	NEW AGE CORP	714634
INC	715118	MESA CONTRACT MINING INC	774491	NEW HILARITY MINING CO.	071391
L A ENTERTAINMENT INC	852570	MESA MEDICAL INC	724004	NEW QUINCY MINING CO	071530
LABOR READY INC	718660	METAL ARTS CO INC	320303	NEW STAR ENTERTAINMENT INC /CA/	769122
	768899	METRO SELF STORAGE LTD PARTNERSHIP-II	799667	NEW YORK FILM WORKS INC	739279

FILERS—Continued

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APPENDIX E.—DIVISION OF CORPORATION FI- APPENDIX E.—DIVISION OF CORPORATION FI- APPENDIX E.—DIVISION OF CORPORATION FI-NANCE GROUPS OF MANDATED ELECTRONIC NANCE GROUPS OF MANDATED ELECTRONIC NANCE GROUPS OF MANDATED ELECTRONIC FILERS—Continued

Group CF-08		Group CF-08		Group CF-08	
Registrant	CIK No.	Registrant	CIK No.	Registrant	CIK No.
NIGHT FLIGHT ENTERTAINMENT INC	047740	DAMOVIE NOVI OCCUPANTO CO MILA			
NIX O TINE PHARMACEUTICALS LTD.	817746	PAVICHEVICH BREWING CO /IL/	818786	QUATECH INC	78994
NMC CORP.	848468 072170	PAYLINE SYSTEMS INC	779628	QUEST BIOTECHNOLOGY INC	79339
NOISE CANCELLATION TECHNOLOGIES INC	722051	PC ETCETERA INC	827053 798398	QUICKSILVER ENTERPRISES INC	83298
NORCAP FINANCIAL CORP	742127	PDG ENVIRONMENTAL INC	771485	R 2000 CORP	83048 70057
NORDSTROM CREDIT INC	757439	PEI INC /DE/	716524	R SCAN CORP.	82795
NORMAR INVESTMENT CORP	767791	PELL INDUSTRIES INC	077004	RADIATION DISPOSAL SYSTEMS INC	75825
NORTECH SYSTEMS INC	722313	PEMI BANCORP INC	768868	RADON TESTING CORP OF AMERICA INC	80590
NORTH AMERICAN BANCORPORATION INC	700929	PENN CENTRAL BANCORP INC	737220	RAMAPO FINANCIAL CORP	08189
NORTH AMERICAN COMMODITY FUND III LTD		PENN PACIFIC CORP	077140	RAMPART GENERAL INC	08191
PARTNERSHIP	730073	PENN TIDE CORP	740045	RAPHOLZ SILVER INC	74011
NORTH AMERICAN DIVERSIFIED INVEST-		PENNS WOODS BANCORP INC	716605	RAPITECH SYSTEMS INC	79561
MENT FUND LP.	776001	PEOPLES BANCORP OF WORCESTER INC	811908	RARITAN BANCORP INC	81143
NORTH AMERICAN DIVERSIFIED INVEST-		PEOPLES MID ILLINOIS CORP	763861	RASTRA BUILDING SYSTEMS INC	80522
MENT FUND II LP	799876	PERFECTDATA CORP	719862	RATEL CORP	82582
NORTH ATLANTIC FISHERIES INC	759695	PERPETUAL FINANCIAL CORP	815275	RATEX RESOURCES INC	78929
NORTH COUNTY BANCORP	706021 357262	PETRO GLOBAL INC	217165	REAL ESTATE ASSOCIATES LTD I	22578
NORTH EUROPEAN OIL ROYALTY TRUST	072633	PHARMACO MEDICO SYSTEMS CORP	077864 720885	REAL ESTATE ASSOCIATES LTD II	31423
NORTH SHORE GAS CO /IL/	110101	PHARMATEC INC.	713275	REALMARK PROPERTY INVESTORS LTD	71626
NORTH VALLEY BANCORP	353191	PHARMETICS INC	823754	PARTNERSHIP VI-B	82278
NORTHAMPTON INC	783209	PHC INC.	225759	RECREATIVE TECHNOLOGIES CORP	82582
NORTHERN ILLINOIS FINANCIAL CORP	826447	PHOENIX ADVANCED TECHNOLOGY INC	789582	REDDING BANCORP	702513
NORTHERN ILLINOIS GAS CO /IL/ /NEW/	110104	PHOENIX LASER SYSTEMS INC	848102	REEVES TELECOM LTD PARTNERSHIP	31474
NORTHWEST ILLINOIS BANCORP INC,	216729	PHOENIX LEASING PERFORMANCE FUND	1000000	REGAL COMMUNICATIONS CORP	76341
NORWEST MORTGAGE INSURED 2 INC	740768	1981	320451	REGENT PETROLEUM CORP	319200
NOVA INTERNATIONAL FILMS INC	773394	PHOENIX NETWORK INC	704862	REMITTANCE TECHNOLOGIES CORP	85092
NOVA NATURAL RESOURCES CORP	792935	PHONETEL TECHNOLOGIES INC	821511	RENT A WRECK OF AMERICA INC	76356
NRG INC	073225	PHOTO ACOUSTIC TECHNOLOGY INC	743871	REPRO MED SYSTEMS INC	704440
NRM 1984 DEVELOPMENT INCOME FUND		PHYSIO TECHNOLOGY INC	729645	REPUBLIC HOLDINGS CORP	81073
LTD	752201	PIASECKI AIRCRAFT CORP	078375	REPUBLIC OIL CO	78012
NRM DEVELOPMENT INCOME FUND LTD	714915	PICNIC POINT DEVELOPMENT CO LTD		REPUBLIC WASTE INDUSTRIES INC	350698
NTN COMMUNICATIONS INC	748592	PIERCE INTERNATIONAL INC	823387	RES TECH INC	78953
NUGGET EXPLORATION INC	356590	PIEZO ELECTRIC PRODUCTS INC	352427	RESEARCH FRONTIERS INC	79352
NUTRAMAX PRODUCTS INC /DE/	357038	PINNACLE BANC GROUP INC	827085	RESERVE EXPLORATION CO	353576
NUTRITION NOW INC	818467 790648	PINNACLE ENVIRONMENTAL INC	857353	RESOURCE GENERAL CORP	035305
OAK TREE CONSTRUCTION COMPUTERS INC.	799426	PIONEER RAILROAD CO INC /IA/PIONEER WESTERN ENERGY 1987-A INCOME	796374	RESOURCE NETWORK INTERNATIONAL INC	80837
OASIS LAUNDRIES INC	823073	LTD	819965	RESTAURANT HOTLINE SYSTEMS INC	831320
OCCUPATIONAL URGENT CARE HEALTH SYS-	023070	PIONEER WESTERN ENERGY 1987-B INCOME	018905	MGMT PROG 1980	315276
TEMS INC	744040	LTD.	822507	RISK GEORGE INDUSTRIES INC	084112
OCG TECHNOLOGY INC	073779	PLANO PETROLEUM CORP	315671	RIVER TOWNE PARTNERS I LTD	71756
OHIO CASUALTY CORP	073952	PLASTIC SPECIALTIES & TECHNOLOGIES INC	810628	RMED INTERNATIONAL INC	777513
OIA INC	797662	PLATRONICS INC	079090	ROBERTS OIL & GAS INC	355300
OIL CITY PETROLEUM INC	277952	PLAZA COMMUNICATIONS INC	720642	ROCK FINANCIAL CORP/NJ/	775863
OLD SECOND BANCORP INC	357173	PLM TRANS EQUIP PARTNERS IXD 1986		ROCKY MOUNTAIN BEVERAGE CO	77283
ON SITE TOXIC CONTROL INC	818183	INCOME FUND	778794	ROCKY MOUNTAIN CHOCOLATE FACTORY	
ONCOR INC	805637	POCAHONTAS BANKSHARES CORP	723594	INC	785815
OPT SCIENCES CORP	074688	POLAR MOLECULAR CORP /UT/	810613	ROLLFORM OF JAMESTOWN INC	830256
OPTELECOM INC	275858	POLYMER RESEARCH CORP OF AMERICA	079424	ROOSEVELT HOT SPRINGS CORP	217026
OPTICORP INCOPTIMUM ELECTRONICS INC	836433	POLYMERIX INC	813719	ROTAN MOSLE REALTY FUND I LTD	354082
OPTIMUMCARE CORP /DE/	806174 820474	POLYMUSE INC	735422	ROVAC CORP	085399
ORANGE BANCORP	702302	POOL ENERGY SERVICES CO	842815 825534	ROYAL BUSINESS GROUP INC	312160
ORBIS INC.	799514	PORTSMOUTH SQUARE INC	079661	ROYCE LABORATORIES INC /FL/	828956 789462
ORIGINAL ITALIAN PASTA PRODUCTS CO INC.	802686	POWER CELL INC	798539	RUBY MINING CO.	085684
ORRSTOWN FINANCIAL SERVICES INC	826154	POWER DESIGNS INC	079829	RYAN MURPHY INC	802524
OUTBACK OIL & MINERAL EXPLORATION	-	POWER OIL CO	079839	S B H VENTURES.	807630
CORP	352870	POWER SPECTRA INC /CA/	777527	S2 GOLF INC	782126
OUTRIGHT INDUSTRIES INC	766348	POWEREC INTERNATIONAL INC	826757	SABLE CORP	825152
OXBORO MEDICAL INTERNATIONAL INC	350557	PREMIER BANCORPORATION INC	826810	SAFARI CORP	789559
OXFORD CAPITAL CORP	818475	PREMIS CORP	724910	SAFE WASTE SYSTEMS INC	769107
OZO DIVERSIFIED AUTOMATION INC /CO/	812152	PRESSURE PIPING COMPONENTS INC	747675	SAI GROUP INC	319519
P&C FOOD MARKETS INC /NY/PACE GROUP INTERNATIONAL INC	784558	PRESTO TEK CORP	804126	SAINTS & SINNERS ENTERTAINMENT CO	813610
PACE MEDICAL INC	791958	PRIME FINANCIAL PARTNERS L P	813616	SAN MATEO COUNTY BANCORP	775473
PACIFIC CAPITAL BANCORP	814057 731805	PRIMERAX INC.	720476	SANCHEZ OBRIEN 1981 A DRILLING CO	350212
PACIFIC ENERGY & MINING CO	778584	PRINCETON ELECTRONIC PRODUCTS INC	080324	SANI MED INC.	823570
PACIFIC GOLD CORP	277058	PRINCETON MINING CO	080327 829088	SARATOGA MINT LTD	820100 087009
PACIFIC INTERNATIONAL FUTURES FUND/CA.	769347	PRO DEX INC	788920	The state of the s	
PACIFICORP FINANCIAL SERVICES INC	072965	PRO OIL INC	355511	SC BANCORP	351617 764843
PAINEWEBBER COMMODITY LTD PARTNER-		PROBAC INTERNATIONAL CORP	800401	SCAT HOVERCRAFT INC	779999
SHIP II	352911	PROGRESSIVE BANCORPORATION INC	735424	SCIENTIFIC IMAGING INSTRUMENTS INC /	0030
PAINEWEBBER COMMODITY LTD PARTNER-		PROMENADE BANCSHARES INC	711610	DE/	852003
SHIP I	313909	PROSPECT PARK FINANCIAL CORP /DE/	818239	SCIENTIFIC INDUSTRIES INC	087802
PAK MAIL CENTERS OF AMERICA INC	754921	PROTEIN DATABASES INC	770131	SCIENTIFIC NRG INC	794929
PALMETTO BANCSHARES INC	706874	PROTOCOM DEVICES INC	789565	SCIENTIFIC RADIO SYSTEMS INC	087817
PANHANDLE EASTERN PIPE LINE CO	076063	PROVIDENT BANKSHARES CORP	818969	SCORE EXPLORATION CORP	318852
PARKER & PARSLEY 82 I LTD	756439	PROVIDENT LIFE CAPITAL CORP	821475	SCORPION TECHNOLOGIES INC	803190
PARTNERS HEALTH PLAN OF FLORIDA INC	714909 756928	PRUDENTIAL BACHE PENSION & RETIRE-	771100	SCOTT INSTRUMENTS CORP	350899
PASSPORT TRAVEL INC	313141	MENT LP PBR-1. PSYCHEMEDICS CORP.	774457	SCOTT SCIENCE & TECHNOLOGY INC	735635
PATHE COMPUTER CONTROL SYSTEMS	O I O I HI	Q1 CORP	806517 081344	SEA GALLEY PROPERTIES LTD 1980	317892
CORP CONTROL STSTEMS	731895	QCB BANCORP	714308	SEA ISLAND BANKSHARES INC	824905
PATHFINDER DATA GROUP INC	718499	QUANTECH ELECTRONICS CORP	715788	SEAHAWK DEEP OCEAN TECHNOLOGY INC	317788 833020
PATTERN PROCESSING TECHNOLOGIES INC	704460	QUANTUM DIAGNOSTICS LTD /NY/	768986	SEARCH NATURAL RESOURCES INC	318672
DALIE ENTERTAINMENT INCO	809706	QUANTUM VENTURES GROUP INC	801557	SECURITY BANC CORP	763956
PAUL ENTERTAINMENT INC	003100	COMMITTOR SELECTION AND SELECT			

APPENDIX E.—DIVISION OF CORPORATION FINANCE GROUPS OF MANDATED ELECTRONIC

NANCE GROUPS OF MANDATED ELECTRONIC

NANCE GROUPS OF MANDATED ELECTRONIC FILERS-Continued

Group CF-08

FILERS—Continued

Group CF-08

FILERS—Continued

Registrant	CIK No.	Registrant	CIK No.	Registrant	CIK No.
SECURITY LAND & DEVELOPMENT CORP	000572	CUBARA DV I ADODATODICE INC	7775+7	TOURISM CARITAL CORP.	700000
SEMICON TOOLS INC /NV/	088572	SUMMA RX LABORATORIES INC	777517	TSUNAMI CAPITAL CORP	799230
SENTEX SENSING TECHNOLOGY INC.	794998 729599	SUMMIT BANK CORP	820067	TUBBYS INC.	725398
SEQUENTIAL INFORMATION SYSTEMS INC	089041	SUNLITE TECHNOLOGIES CORP	819803	TWENTY SERVICES INC	031704
	820286		814071	TWIN CREEK EXPLORATION CO INC	318291
SERVINATIONAL INC	089122	SUNRISE BANCORP	701709	TYREX OIL CO	317889
SEVEN J STOCK FARM INC.		SUNRISE PRESCHOOLS INC/DE/	818695	U S TECHNOLOGIES INC	810130
SHEARSON EQUIPMENT INVESTORS III	089177	SUNRISE TECHNOLOGIES INC	846771	UCI MEDICAL AFFILIATES INC	737561
SHEFFIELD EXPLORATION CO INC	357012	SUNWALKER DEVELOPMENT INC	789879	UINTAH ENERGY CORP	350095
SHELTON BANCORP INC	755199	SUPERMAIL INTERNATIONAL INC	832508	ULTIMAP INTERNATIONAL CORP	795820
	820786	SURE HAIR INC	801412	ULTRA PAG INC	813134
SHOP AT HOME INC /TN/	810029	SURGE COMPONENTS INC	747540	UMC ELECTRONICS CO	100619
SHOWCASE COSMETICS INC	844698	SURGIDYNE INC	745788	UNB CORP/OH	746481
	807397	SWIFT ENERGY INCOME PARTNERS 1986-A	-	UNICOMP INC	792341
SIBONEY CORP	090057	LTD	799064	UNIPHY DIAGNOSTICS PHYSICIANS LTD	810626
	801899	SWIFT ENERGY INCOME PARTNERS 1986-B		UNIQUE MOBILITY INC	315449
SIERRA MONITOR CORP /CA/	100625	LTD	806614	UNITED BUYING SERVICE INTERNATIONAL	TO POSTERIO
SIERRA TAHOE BANCORP	790555	SWISHER INTERNATIONAL INC	808356	INC.	819187
SILVER BUTTE MINING CO	090310	SYMETRICS INDUSTRIES INC	095944	UNITED CAPITAL HOLDINGS INC	101554
SILVER LEDGE INC	090357	SYNERGETICS INTERNATIONAL INC	724264	UNITED FINANCIAL CORP OF SOUTH	
SILVER MOUNTAIN LEAD MINES INC	090366	SYNERGISTICS INC	095986	CAROLINA&INC	818096
SUM ENTERTAINMENT LTD	730339	SYNTHETECH INC	749290	UNITED IOWA CORP	757641
SLM ENTERTAINMENT LTD	354630	SYS	096057	UNITED LEISURE CORP	059684
SMARTCARD INTERNATIONAL INC /NY/	795214	SYSTEMS TECHNOLOGY ASSOCIATES INC	756824	UNITED NATIONAL BANCORPORATION	355453
SNOWY OWL INN CORP	356996	SYSTEMS WEST INC	819346	UNITED NATIONAL FINANCIAL CORP	225968
SOFTGUARD SYSTEMS INC	727477	SYSTONETICS INC	096079	UNITED OKLAHOMA BANKSHARES INC	725806
SOFTWARE FUND II	722581	TABOR ENVIRONMENTAL SERVICES INC	831490	UNITED RESERVE UNDERWRITERS INC	101471
SOFTWARE SERVICES OF AMERICA INC	725628	TAGO INC.	718543	UNITED SATELLITE AMERICA INC	841128
SOLV EX CORP.	350305	TAHOE CO INC /CO/	791956	UNITED SERVICE SOURCE INC	810624
SOMERSET BANKSHARES INC	814272	TAL CAP INC	096207	UNITED SHOPPERS OF AMERICA INC	808715
SONAR RADIO CORP	091735	TANDY CREDIT CORP	818153	UNITED SOFTWARE SECURITY INC	742714
SONEX RESEARCH INC	723312	TAPE SPECIALTY INC	353821	UNITED STORAGE ASSOCIATES 85-1 LTD	768749
SONO TEK CORP	806172	TATUM PETROLEUM CORP	766624	UNITED STORAGE ASSOCIATES 86-1 LTD	790415
SOONER ENERGY CORP	353904	TAURUS PETROLEUM INC /CO/	225926	UNITED SYSTEMS TECHNOLOGY INC	350194
SOUTH BRANCH VALLEY BANCORP INC	811808	TECFIN CORP	352860	UNITED TRANS WESTERN INC	316600
SOUTH STANDARD MINING CO	091950	TECH TIME INC.	766887	UNIVERSAL CAPITAL CORP	798528
SOUTH TEXAS DRILLING & EXPLORATION	-	TECHNICLONE INTERNATIONAL CORP	704562	UNIVERSAL CERAMICS INC	320579
ING	320575	TECHNOLOGY 80 INC	735703	UNIVERSAL SERVICES GROUP INC /DE/	741564
SOUTHERN ACCEPTANCE CORP	092066	TECHNOLOGY INTERNATIONAL LTD	201040	UNIVERSITY GENETICS CO	717193
SOUTHERN BANKSHARES INC/WV/	715135	TECHSCIENCE INDUSTRIES INC	318523	UNIVERSITY GRAPHICS INC	102163
SOUTHERN HERITAGE INSURANCE CO	809937	TEECO PROPERTIES LP	277377	UNIVERSITY REAL ESTATE INVESTORS-81	320175
SOUTHERN JERSEY BANCORP OF DELA-		TEL ELECTRONICS INC	756767	UNO INC	811512
WARE INC	740830	TELEBYTE TECHNOLOGY INC	726451	UPBANCORP INC	715081
SOUTHERN KITCHENS INC	831668	TELECALC INC	741038	UPWARD TECHNOLOGY CORP	062600
SOUTHERN MICHIGAN BANCORP INC	703699	TELECOMMUNICATION PRODUCTS INC	725929	URBAN IMPROVEMENT FUND LTD 1973	102341
SOUTHERN STATES CORP	277385	TELECONFERENCING SYSTEMS INTERNA-		URBAN IMPROVEMENT FUND LTD 1974	102343
SOUTHLAND ESTATE WINERY INC	788132	TIONAL INC	754435	USA BANCORP INC	826740
SOUTHLAND NATIONAL INSURANCE CORP	071546	TELENETICS CORP	810018	USA INTERNATIONAL DEFENSE SYSTEMS	
SOUTHMARK LIFE SUBSIDIARY CORP	050829	TELEPHONE SPECIALISTS INC	715805	INC	808267
SOUTHNET CORP	820114	TELETEK INC	312979	USAIR INC /NEW/	714560
SOUTHSIDE BANCSHARES CORP	703970	TELETIMER INTERNATIONAL INC	790238	USASIA INTERNATIONAL PUBLICATIONS INC	819931
SOUTHWARD VENTURES DEPOSITARY		TELETRAK ADVANCED TECHNOLOGY SYS-		USR INDUSTRIES INC/DE/	316911
TRUST	701983	TEMS INC	722828	UTAH SHALE LAND & MINERALS CORP	102499
SPARTA SURGICAL CORP	819981	TELVUE CORP	839443	VALCO COMMUNICATIONS INC	813901
SPECTRUM DATATECH INC	830985	TEMPLETON 82 B LTD	703877	VALDAK CORP	102625
SPECTRUM LABORATORIES INC /CA	319013	TERRITORIAL RESOURCES INC	319770	VALLEY BANCORP INC	070670
SPENDTHRIFT FARM INC	729499	TEXAS REGIONAL BANCSHARES INC	787648	VALLEY FORGE SCIENTIFIC CORP	836429
SPHINX MINING INC	796117	TEXAS SECURITIES INC	806583	VANDERBILT SQUARE CORP	764773
SPORTS ENTERTAINMENT GROUP INC	814254	TEXAS VANGUARD OIL CO	315261	VEGAS CHIPS INC	811868
SPORTSMANS GUIDE INC	791450	TGC INDUSTRIES INC	799165	VERAZZANA VENTURES LTD	790023
SPRING BANCORP INC	825042	THERAPEUTIC TECHNOLOGIES INC	761800	VEREX LABORATORIES INC/CO	716861
SSE TELECOM INC	808220	THERMACOR TECHNOLOGY INC	786129	VERITEC INC	773318
ST LAWRENCE SEAWAY CORP	086264	THOMSON COMMODITY PARTNERS II	704846	VERTEX INDUSTRIES INC	779681
STAN WEST MINING CORP	320549	THOMSON DIAMOND TRUST JEFFERSON		VERTICAL SOFTWARE SYSTEMS INC	730872
STANDARD ENERGY CORP.	205921	COLLECTION	320167	VEST H D INC /TX/	819521
STANDARD LOGIC INC	093379	THORATEC LABORATORIES CORP	350907	VETLINE INC/CO/	797568
STANDARD OIL & EXPLORATION OF DELA-		THRIFTY TEL INC	820417	VIABLE RESOURCES INC	319008
WARE INC	831978	THT INC	721602	VIDEO COMMUNICATIONS & RADIO INC	803170
STANWICK CORP	093584	THUNDER MOUNTAIN GOLD INC	711034	VIDEO SCIENCE TECHNOLOGY INC	754881
STARSTREAM COMMUNICATIONS GROUP		TIC INTERNATIONAL CORP	098596	VIDEO SHOPPING MALL INC	765484
INC	815029	TIDELANDS ROYALTY TRUST B	276077	VIDEOPLEX INC	758119
STATE RECREATION INC	093741	TIMBERLINE MINERALS INC	098305	VIKONICS INC /NY/	814932
STAUN BANCORP INC	826615	TIME MANAGEMENT CORP /MN/	813717	VILLAGE BANCORP INC	715148
STELLAR PETROLEUM INC.	740401	TNR TECHNICAL INC	723615	VIRAL RESPONSE SYSTEMS INC	744956
STEPHAN CO	094056	TOFUTTI BRANDS INC	730349	VISION TECHNOLOGIES INTERNATIONAL INC	812805
STERLING FINANCIAL CORP /MO/	094140	TOUCHSTONE SOFTWARE CORP /CA/	751160	VISX INC	837991
STERLING GAS DRILLING FUND 1981	356448	TPA OF AMERICA INC	772249	VITA PLUS INDUSTRIES INC	721684
STERLING GAS DRILLING FUND 1982	704202	TPC COMMUNICATIONS INC	217370	VITAFORT INTERNATIONAL CORP	857139
STEVIA CO INC	731933	TPEX EXPLORATION INC	312842	VITEL FIBER OPTICS CORP	806492
STONE MEDICAL SUPPLY CORP	718431	TRAKIT CORP	354867	VITRO DIAGNOSTICS INC	793171
STOTLER FUTURES FUND	787627	TRANSAMERICAN PETROLEUM CORP	801451	VOCALTECH INC	793043
STOTLERS HEARTLAND FUTURES FUND	788737	TRANSMEDIA NETWORK INC /DE/	078536	VOICEMAIL INTERNATIONAL INC	731819
STRATEGIC ABSTRACT & TITLE CORP	845414	TRAVELERS MORTGAGE SECURITIES CORP	737294	VOLUNTEER BANCSHARES INC	356003
STRATEGIC DISTRIBUTION INC	073822	TRIANGLE GROUP INC	764763	VOLUNTEER STATE BANCSHARES INC	709417
STRATFORD FINANCIAL GROUP LTD /NY/	751418	TRION FUND II	766563	VOTRAX INC.	721353
STRINGS LTD	849682	TRIUMPH OIL & GAS CORP	789558	VYSTAR GROUP INC	797164
			312478	W W CAPITAL CORP	831253
STRUCTOFAB INC	788902	THOUND INTERNATIONAL INC.			
STRUCTOFAB INC	788902 094945	TROUND INTERNATIONAL INC	755635	WAINOCO 77 CO	203551

FILERS-Continued

Group CF-08

NANCE GROUPS OF MANDATED ELECTRONIC NANCE GROUPS OF MANDATED ELECTRONIC NANCE GROUPS OF MANDATED ELECTRONIC FILERS-Continued

Group CF-09

APPENDIX E.-DIVISION OF CORPORATION FI- APPENDIX E.-DIVISION OF CORPORATION FI- APPENDIX E.-DIVISION OF CORPORATION FI-FILERS-Continued

Group CF-09

Registrant	CIK No.
WASHINGTON COMMERCIAL BANCORP	817643
WAVEMAT INC	803957
WAVETECH INC	799694
WEBCOR ELECTRONICS INC	058636
VELLS AMERICAN CORP	351514
WEPCO ENERGY CO/NEW/	752388
WESPERCORP	312835
WEST COAST BANCORP INC	826764
WESTBRIDGE RESEARCH GROUP	750150
WESTERN ENERGY RESOURCES INC	766822
WESTERN GOLD MINING INC	106105
WESTERN GOLD MINING INC	702387
WESTERN HOST SACHAMENTO FARTNERS	102301
WESTERN MEDIA GROUP CORP	225501
WESTERN SILVER LEAD CORP	106311
NESTERN STANDARD CORP	106318
WESTERN STAR INC	727164
WESTFORD GROUP INC	022709
NESTIN HOTELS LTD PARTNERSHIP	790549
WESTPAR CORP	808308
WETJET INTERNATIONAL LTD /DE/	814183
WHITETAIL INC	793764
	/93/64
WHITING PETROLEUM 1982 I INCOME & DE-	
VELOP PART LTD 356871	100000
WHITMAN MEDICAL CORP	
VILDEY INC	827245
VILLARD PEASE OIL & GAS CO	076878
VILLOW INVESTMENTS INC	822036
VII SON DOUG STUDIOS INC. /DE/	819216
WILLOW INVESTMENTS INC.  WILSON DOUG STUDIOS INC /DE/.  WILSON LEE ENGINEERING CO INC.	058429
WILDOW LEE ENGINEERING OO INC	030428
WINCO PETHOLEOM CORP	313968
WINCO PETROLEUM CORP. WINE SOCIETY OF AMERICA INC /DE/ WINGATE HOUSING PARTNERS 85 LTD	831982
WINGATE HOUSING PARTNERS 85 LTD	
PARTREMONIF AND	773870
WINGATE HOUSING PARTNERS LTD II	715769
VINJAK INC /DE/	107748
WINJAK INC /DE/	759253
VINTHEOD INTERIM PARTNERS I	718535
MINTUROR RECIDENTIAL ACCOCIATES	350903
WINTHROP RESIDENTIAL ASSOCIATES II	350903
WINTHHOP RESIDENTIAL ASSOCIATES II	356141
WIRE GRAPHICS INC /NV/	707369
WITH DESIGN IN MIND INTERNATIONAL INC	800454
WORD TRONICS CORP	311268
WITH DESIGN IN MIND INTERNATIONAL INC WORD TRONICS CORP	820528
WORLD CONTAINER CORP	745374
WSC GROUP INC.	108618
NURL TECH INDUSTRIES INC	108637
NURLTECH INDUSTRIES INC	108712
VYOMING OIL & MINERALS INC	100712
TOMING OIL & MINERALS INC	108729
KEDAR CORP	108770
KELEX INC	786703
ENEJENEX INC	837028
CIOX CORP	782995
CTRAMEDICS INC /NV/	820608
OVERDANIA NO	204055
ARDI EV VENTURES INC	802781
CELLOW GOLD OF COIDS E COEEK INC	212100
ARDLEY VENTURES INC.	313109
ELLOWSTONE RESOURCES INC	/10192
PREKA UNITED INC	109105
YUKON ENERGY CORP	757763
ZALE CREDIT CORP	812163
ZFAX IMAGE CORP	847541
ZILA INC	827158
CILPS ITSIG	02/100
ZINETICS MEDICAL INC/ UTZOMAX INC	789892
	811784

APPENDIX E.-DIVISION OF CORPORATION FI-NANCE GROUPS OF MANDATED ELECTRONIC FILERS

Registrant	CIK No.
1600 MARKET STREET ASSOCIATES	754080
1867 WESTERN FINANCIAL CORP	840663
P	841020
1990 FEDERAL TAX CREDIT PARTNERS LP	837924
3333 HOLDING CORP	818762
60 EAST 42ND STREET ASSOCIATES	090794
A R CABLE SERVICES INC.	002271
ABLE TELCOM HOLDING CORP	826411
ABOVE TECHNOLOGIES INC	743213
ACADEMY INSURANCE GROUP INC	001973

Registran	CIK No.
ACCEL INTERNATIONAL CO	DRP
ACCESS GROUP INC	
ACQUISITION CAPABILITY I	
ACTION COMMUNICATIONS	
ACTIVE CAPITAL INC	
ADDITIVE TECHNOLOGY CO	ORP 730347
ADEN ENTERPRISES INC	798538
ADINA INC	826773
ADVANCED BIOLOGICAL SY	STEMS INC 843004
ADVANCED ENERGY CORP	320179
ADVANCED RECORDING IN	STRUMENTS INC 725935
ADVANCED RECORDING IN	51 HUMEN 15 INC 725955
ADVANTAGE LIFE PRODUC	TS INC / CO 824840
ADVANTISTICS INC /DE/	
	802206
AEGIS FINANCIAL CORP	
AEI REAL ESTATE FUND X	(VII LIMITED PART-
NERSHIP	819577
AEI REAL ESTATE FUND X	VIII LIMITED PART-
NERSHIP	840459
AG-BAG INTERNATIONAL L	
	826678
AIRCRAFT INCOME PARTNI	ERS L P 626156
AIRCHAFT INCOME PARTNI	ENS L P 020130
AIRFUND INTERNATIONAL	LIMITED PARTS
NERSHIP	842184
AIRTRAN CORP	
ALFA RESOURCES INC	
ALL QUOTES INC	
ALLANTE CAPITAL CORP	813362
ALLCITY INSURANCE CO //	NY/
ALLIANCE ENTERPRISES IN	VC 828881
ALLIANCE HEALTH INC	822434
ALLIED DANKSHADES INC.	810995
ALLIED BANKSHARES INC.	
ALLIED SILVER LEAD CO	
ALPINE MEADOWS OF TAH	
ALZA TTS RESEARCH PART	
AMDL INC	838879
AMERICA FIRST FEDERAL	LLY GUARANTEED
MTG FUND 2 /NE/ 76463	
AMERICA FIRST PARTICIP	
MTG FUND LP	789952
AMERICA FIRST PREP FUN	
NERSHIP	
	844327
AMERICA FIRST TAX EX	
FUND 2 LP	793245
AMERICAN BANKERS IN	
INC	350571
AMERICAN BANKSHARES II	NC /GA/ 840500
AMERICAN COAL CORP	799194
AMERICAN CONFECTIONES	RY CORP
AMERICAN EDUCATORS	
DE/	320349
AMERICAN ENTERTAINMEN	
AMERICAN ENTERTAINMEN	
AMERICAN INCOME 6 LTD	
AMERICAN INCOME PARTI	
PARTNERSHIP 808516	
AMERICAN INCOME PARTN	ERS IV A 826929
AMERICAN INCOME PARTN	
AMERICAN INCOME PARTN	
AMERICAN INCOME PARTN	
AMERICAN INDUSTRIES LT	
AMERICAN INSURED MORT	Control of the Contro
L P.	811437
AMERICAN INSURED MORT	
SERIES 89	842181
AMERICAN JET HOLDINGS	INC 830483
AMERICAN LIFE INVESTOR	S INC 768710
AMERICAN OHALITY PROD	HCTS INC 723253
AMERICAN RETIREMENT	VILLAS PROPER-
	830156
TIES II	
TIES II	OPERTIES LP 830159
AMERICAN TAX CREDIT PR	000
AMERICAN TAX CREDIT PR	ORP 790928
TIES II	ORP
TIES II AMERICAN TAX CREDIT PR AMERICAN TRAVELLERS C AMERICAN VETERINARY PI AMERICAN VIDEO CLEARIN	IG HOUSE INC 837037
TIES II.  AMERICAN TAX CREDIT PR  AMERICAN TRAVELLERS C  AMERICAN VETERINARY PI  AMERICAN VIDEO CLEARIN  AMERICAN COEFFE CIRI	IG HOUSE INC 837037
TIES II.  AMERICAN TAX CREDIT PR  AMERICAN TRAVELLERS C  AMERICAN VETERINARY PI  AMERICAN VIDEO CLEARIN  AMERICAN COEFFE CIRI	IG HOUSE INC 837037
TIES II.  AMERICAN TAX CREDIT PR AMERICAN TRAVELLERS C AMERICAN VETERINARY PI AMERICAN VIDEO CLEARIN AMERICAS COFFEE CUP IN AMERICUS FUNDING CORF	IG HOUSE INC
TIES II.  AMERICAN TAX CREDIT PR AMERICAN TRAVELLERS C AMERICAN VETERINARY CA AMERICAN VIDEO CLEARIN AMERICAS COFFEE CUP III AMERICUS FUNDING CORF AMERISERVE CAPITAL COF	IG HOUSE INC
TIES II.  AMERICAN TAX CREDIT PR AMERICAN TRAVELLERS C AMERICAN VETERINARY CA AMERICAN VIDEO CLEARIN AMERICAS COFFEE CUP III AMERICUS FUNDING CORF AMERISERVE CAPITAL COF	IG HOUSE INC
TIES II.  AMERICAN TAX CREDIT PR AMERICAN TRAVELLERS C AMERICAN VETERINARY PI AMERICAN VIDEO CLEARIN AMERICAS COFFEE CUP IN AMERICUS FUNDING CORF AMERISERVE CAPITAL COF AMFAC JMB HAWAII INC AMNET TELECOMMUNICAT	IG HOUSE INC
TIES II.  AMERICAN TAX CREDIT PR AMERICAN TRAVELLERS C AMERICAN VETERINARY PI AMERICAN VIDEO CLEARIN AMERICAS COFFEE CUP III AMERICUS FUNDING CORP AMERICUS FUNDING CORP AMERICAN TO AMPAIL NO AMNET TELECOMMUNICAT AMRECORP REALTY FUND	MG HOUSE INC
TIES II.  AMERICAN TAX CREDIT PR AMERICAN TRAVELLERS C AMERICAN VETERINARY PI AMERICAN VIDEO CLEARIN AMERICAS COFFEE CUP IN AMERICUS FUNDING CORE AMERISERVE CAPITAL COF AMFAC JMB HAWAII INC. AMNET TELECOMMUNICAT AMRECORP REALTY FUND AMS INC /OK/	IG HOUSE INC. 837037 IC. 830748 P 830748 P 797892 RINDRS GROUP LTD. 839687 T76813 843009
TIES II.  AMERICAN TAX CREDIT PR AMERICAN TRAVELLERS C AMERICAN VETERINARY PI AMERICAN VIDEO CLEARIN AMERICAS COFFEE CUP III AMERICUS FUNDING CORP AMERICUS FUNDING CORP AMERICAN TO AMPAIL NO AMNET TELECOMMUNICAT AMRECORP REALTY FUND	IG HOUSE INC. 837037 IC. 830748 P 830748 P 797892 RINDRS GROUP LTD. 839687 T76813 843009
TIES II.  AMERICAN TAX CREDIT PR AMERICAN TRAVELLERS C AMERICAN VETERINARY PI AMERICAN VIDEO CLEARIN AMERICAS COFFEE CUP IN AMERICAS FUNDING CORF AMERISERVE CAPITAL COR AMFAC JAMB HAMMAI INC. AMNET TELECOMMUNICAT AMRECORP REALTY FUND AMS INC /OK/ ANCHOR CAPITAL II INC.	IG HOUSE INC
TIES II.  AMERICAN TAX CREDIT PR AMERICAN TRAVELLERS C AMERICAN VETERINARY PI AMERICAN VIDEO CLEARIN AMERICAS COFFEE CUP IN AMERICAS COFFEE CUP IN AMERICAS COFFEE CUP IN AMERICAS COFFEE CUP IN AMERICAS COMMUNICAT COMMUNI	MG HOUSE INC
TIES II.  AMERICAN TAX CREDIT PR AMERICAN TRAVELLERS C AMERICAN VETERINARY PI AMERICAN VIDEO CLEARIN AMERICAS COFFEE CUP IN AMERICAS COFFEE CUP IN AMERICAS COFFEE CUP IN AMERICAS COFFEE CUP IN AMERICAS COMMUNICAT COMMUNI	MG HOUSE INC
TIES II.  AMERICAN TAX CREDIT PR AMERICAN VETERINARY PI AMERICAN VIDEO CLEARIN AMERICAN VIDEO CLEARIN AMERICAS COFFEE CUP IN AMERICAS FUNDING CORR AMERISERVE CAPITAL CO AMFAC JMB HAWAII INC. AMNET TELECOMMUNICAT AMRECORP REALTY FUND AMS INC /OK/ ANCHOR CAPITAL II INC. ANCO PRODUCTION CO. ANDOVER EQUITIES CORP ANGELES FINANCE TRUST	IG HOUSE INC
TIES II.  AMERICAN TAX CREDIT PR AMERICAN TRAVELLERS C AMERICAN VETERINARY PI AMERICAN VIDEO CLEARIN AMERICAS COFFEE CUP IN AMERICAS COFFEE CUP IN AMERICAS COFFEE CUP IN AMERICAS COFFEE CUP IN AMERICAS COMMUNICAT COMMUNI	IG HOUSE INC. 837037   IG 830746   9 831547   3P 797892   839437   III. 776813   843009   819716   841002   842923   840999   857MENT TRUST. 840997

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Registrant	CIK No.
ANTARES RESOURCES CORP	
ANTENNAS AMERICA INC	826326
APACHE ENERGY & MINERALS CO	315645 824104
APACHE PETROLEUM LTD PARTNERSHIP	024104
1980-II	313304
APPLIED BIOSENSORS INC	806523
APPLIED DENTAL TECHNOLOGY INC	789103
APPLIED TECHNOLOGY SYSTEMS INC	818469
APT HOUSING PARTNERS LTD PARTNERSHIP.	721465
AQUA BUOY CORP	841054 837490
ARAPAHO PETROLEUM INC	007047
ARICO AMERICA REALESTATE INVESTMENT	001041
CO	702301
ARINCO COMPUTER SYSTEMS INC	356591
ART GUARD INC	820735
ASI HOLDING CORP	836102
ASSET BACKED SECURITIES CORP	797510
ASSET MANAGEMENT INTL FINANCING AND	814054
ASSISTED HOUSING FUND LP I	825535
ASTORIA INC. ATCHISON TOPEKA & SANTA FE RAILWAY CO.	20,000
ATCORP INC	840016
ATEL CASH DISTRIBUTION FUND II	
ATHENA FUND II L P	821529
ATHENA VENTURES INC	844053
ATLANFED BANCORP INC	832770 008177
ATLANTIC CITY BOARDWALK ASSOCIATES LP.	730408
ATLANTIC INCOME PROPERTIES LIMITED	, , , , , , ,
PARTNERSHIP	831612
ATRIX INTERNATIONAL INC	831532
AUDIOVENTURES CORP	786625
AUTO CHEK CENTERS INC	841715
AVENGER CORP.	828876
AVIATION EDUCATION SYSTEMS INC	812371
BALCOR EQUITY PENSION INVESTORS III	768605
BANCORP NEW JERSEY INC	841690 829753
BAND IT IDEX INC	
BANK CORP OF GEORGIA	315708
BANK OF AMERICA NATL TRUST & SAVINGS	
ASSN SERIES	310885
ASSN SERIES	310364
BANKERS FIDELITY LIFE INSURANCE CO	
BASS MORTGAGE INCOME FUND I LIMITED	
PARTNERSHIP	799568
BAY TACT CORP	814927
BAY VIEW CAPITAL CORP	840387
BEAR STEARNS MORTGAGE CAPITAL CMO	831203
BELL SAVINGS HOLDINGS INC	
BELLATRIX INTERNATIONAL INC	826152
BENCHMARK BANKSHARES INC	804563
BERKLEY W R CORP	011544
BEST ACQUISITIONS INC	829649
BIG RIVER PRODUCTIONS LTD PARTNERSHIP.	759440
BIO ELECTRO SYSTEMS INC	841076
BIRMINGHAM TURF CLUB INC	
BLACKSTONE VALLEY ELECTRIC CO	012473
BLACKWOOD ENTERPRISES INC	789616
BLAZO CORP.	
BMR FINANCIAL GROUP INC	831677
BNB HOLDING COMPANY INC	
BOL BANCSHARES INC	
BORDEAUX PETROLEUM CO	312340
BOSTON CAPITAL TAX CREDIT FUND LTD	835095
BOSTON FINANCIAL QUAL HOUSING TAX	200000
CREDIT LP III	
BOSTON PRIVATE BANCORP INC	
BRACKEN EXPLORATION CO LIQUIDATING	809393
TRUST	352957
BRADLEY COUNTY FINANCIAL CORP	
BRAUVIN HIGH YIELD FUND L P II	832775
DOMENTAL PROPERTIES I D.A.	793066
BRAUVIN REAL ESTATE FUND LP 3	715988
BREMER FINANCIAL CORPORATION	846516
BRILL HYGIENIC PRODUCTS INC	837161
BROOKFIELD BANGSHARES CORP	014474
BROOKFIELD BANGSHARES CORP	830248

APPENDIX E.-DIVISION OF CORPORATION FI- APPENDIX E.-DIVISION OF CORPORATION FI- APPENDIX E.-DIVISION OF CORPORATION FI-FILERS—Continued

Group CF-09

NANCE GROUPS OF MANDATED ELECTRONIC NANCE GROUPS OF MANDATED ELECTRONIC NANCE GROUPS OF MANDATED ELECTRONIC FILERS—Continued

Group CF-09

FILERS—Continued

Registrant	CIK No.	Registrant	CIK No.	Registrant	CIK No.
BROWN BENCHMARK PROPERTIES LIMITED	1000	CLARK COUNTY PROPERTIES 2	748394	COTA BIOTECH INC	842813
PARTNERSHIP	818084		020784	COUNTY BANK CORP	830480
BRUNNER COMPANIES INCOME PROPERTIES	2000000	CLASSIFIED FINANCIAL CORP		CRAMER INC	319497
LPI	830737		818725	CRAWFORD ENERGY INC	350853
BRUNNER COMPANIES INCOME PROPERTIES	2000000	CLOVER APPRECIATION PROPERTIES I L P	837103	CREATIVE RESOURCES INC	814919
LPIL	839705	CLOVER INCOME PROPERTIES III LP	844151	CRITERION ACCEPTANCE CORP	726327
BRUSHGARD SYSTEMS INC /DE/	780088	CLUB AMERICA INC	027894	CROWN NATIONAL BANCORPORATION INC	845777
BSB BANCORP INC	830257	CM MAGNETICS CORP	822150	CROWN RESOURCES CORP	841555
BULLION SECURITY CORP	740761 821140	CNB BANCORP INC /NY/	839928	CRYSTAL VENTURE CORP	830489
BUSINESS DATA GROUP INC	718905	CNL INCOME FUND IV LTD	829739 788338	CS PRIMO CORP	792157
BUTTES GAS & OIL CO /DE/	015876	CNL INCOME FUND V LTD.	837985	INC	830315
C SQUARE VENTURES INC	844008	CNL INCOME FUND VI LTD	837986	D H Z CAPITAL CORP	817879
CABLE TV FUND 11	709472	COAST SAVINGS FINANCIAL INC	841074	D&N FINANCIAL CORP	830143
CABLE TV FUND 11-A LTD	725683	COASTAL 1981 DEVELOPMENT PROGRAM	20000000	DAIN INCOME PROPERTIES IV	783235
CABLE TV FUND 11-C LTD.	742181	LTD	319616	DAMSON 1983-84 OIL & GAS INCOME FUND	1155
CABLE TV FUND 12	756902		355539	SERIES 1985-1 769563	
CABLEVISION OF BOSTON LTD PARTNER-	839483		708132	DAMSON INCOME ENERGY LTD PARTNER-	
	709105	COASTAL 1984 B DRILLING PROGRAM LTD COASTAL 1984 DRILLING PROGRAM LTD	740933	SHIP	776809
CAGY INDUSTRIES INC	818471	COASTAL 1984 DRILLING PROGRAM LTD	732366 757771	DAMSON INSTITUTIONAL ENERGY LTD PART-	777055
CALHOUN BANKSHARES INC	834157	COASTAL 1985-B DRILLING PROGRAM LTD	769522	NERSHIP	777355 225648
CALIFORNIA CARS GRANTOR TRUST 1986-A	804143	COASTAL 1986 DRILLING PROGRAM LTD	783747	DANZAR INVESTMENT GROUP INC	726435
CALIFORNIA FINANCIAL HOLDING CO	829976	COASTAL 1987 DRILLING PROGRAM LTD	812067	DATA MED CLINICAL SUPPORT SERVICES	720430
CALIFORNIA REAL ESTATE PARTNERS	825155	COASTAL STRATEGIES INCOME FUND C	817133	INC /MN/	804157
CAMBRIDGE ELECTRIC LIGHT CO	016573	COGENRON INC	822814	DATA SERVICES INTERNATIONAL LTD	843364
CANARCHON HOLDINGS LTD	079451	COLLATERALIZED MORTGAGE SECURITIES	Charles and	DATRONIC EQUIPMENT INCOME FUND XVII L	
CANNON PICTURES INC	703807	CORP	762852	P	833409
CAPITAL ACQUISITION CO	798952	COLLATERALIZED MORTGAGE SECURITIES	-	DAWN CAPITAL CORP	831752
CAPITAL APPRECIATION PLUS L P I	832990	TRUST	799281	DBSI TRI EQUITY INCOME FUND	809799
CAPITAL DIRECTIONS INC	829233 830157	COLLECTIVE BANCORP INC	835345	DCUSA CORP*	833083
CAPITAL GROWTH INC	839441	COLLINS FUTURES FUND III	790416	DE ANZA PROPERTIES IX	027466
CAPITAL REALTY INVESTORS TAX EXEMPT	000-1-11	COLUMBIA LEASE INCOME FUND II-B LP	711669 769333	DE ANZA PROPERTIES X	215628 352978
FUND	822522	COLUMBIA LEASE INCOME FUND II-C LP	769334	DECADES MONTHLY INCOME & APPRECIA-	325819
CAPITAL SOURCE L P.	775629	COLUMBIA SUSSEX CORP	843381	TION FUND	820395
CAPITAL VENTURES INC /DE/	808852	COLUMBIAN OIL & GAS DRILLING PROGRAM	200000	DEER PARK FINANCIAL CORP	839106
CAPITOL BANCORP LTD	840264	1984 A LP	736449	DELPHI FILM ASSOCIATES	700579
CARDIFF COMMUNICATIONS INC	017485	COLUMBIAN OIL & GAS PRODUCTION PRO-	1 3-2-0	DELPHI FILM ASSOCIATES II	719615
CARDINAL INDUSTRIES INCOME PROPERTIES		GRAM 1-8 LP	806119	DELPHI FILM ASSOCIATES III	732288
CARDIOTRONICS SYSTEMS INC	835668	COLUMBUS ENERGY CORP	823975	DELPHI FILM ASSOCIATES IV	764636
CARE CONCEPTS INC	835316 842927	COMAIR HOLDINGS INC	835344	DELPHI FILM ASSOCIATES V	771978
CARLYLE INCOME PLUS LP II	827086	COMBINED ASSETS INC	744152	DELTA GOVERNMENT OPTIONS CORP	832229
CARLYLE REAL ESTATE LTD PARTNERSHIP	027000	INC	829342	DESIGN INSTITUTE AMERICA INC	842288
XVII	804214	COMDATA NETWORK INC	022306	OPMENT.	830739
CAROLINA FIRST BANCSHARES INC	848465	COMMERCE GROUP INC /MA	811612	DFSOUTHEASTERN INC	833000
CAROLINAS REAL ESTATE FUND	355291	COMMERCIAL BANCORPORATION OF COLO-	200000000	DIABLO REAL ESTATE INVESTMENT TRUST	314178
CC&S SYSTEMS INC.	215387	RADO	022390	DIAL A GIFT INC	808972
CENCOM CARLE CARCETTAIN ACAT INC	840249	COMMERCIAL NATIONAL FINANCIAL CORP /		DIAL ONE ACQUISITION INC	818557
CENCOM CABLE ENTERTAINMENT INC	827160	MI	828535	DIALOGUE INCORPORATED	823068
CENTENNIAL REAL ESTATE INVESTMENT	821582	COMMONWEALTH BANKSHARES INC	835012	DIM INC.	843212
FUND	820273	COMPASS FUTURES FUND	071222 811273	DIME FINANCIAL CORP /CT/	841909 841447
CENTER BANKS INC	829282	COMPUTERLAND CORP	836100	DISCOVERY CAPITAL CORP	838193
CENTEX ACCEPTANCE CORP	712790	COMSTOCK INDUSTRIES INC	717410	DIVALL INSURED INCOME PROPERTIES 2 LTD	000100
CENTEX COLLATERALIZED MORTGAGE CORP.	779240	CONCORD CAPITAL INC	844055	PARTNERSHIP 825788	
CENTEX CREDIT CORP	763193	CONCORD MILESTONE INCOME FUND II L P	824303	DIVERSIFIED HISTORIC INVESTORS III	792979
CENTEX DEVELOPMENT CO LP	818764	CONCORD MILESTONE PLUS L P	808460	DIVERSIFIED HISTORIC INVESTORS VI	828604
CENTRAL LIFE ASSURANCE CO	837332 820414	CONDEV LAND FUND II LTD.	828744	DIVERSIFIED PHOTOGRAPHIC INDUSTRIES	
CENTURY HILLCRESTE APARTMENT INVES-	820414	CONDOR CAPITAL INC	831375	INC.	840827
TORS LP	835596	CONSOLIDATED AMERICAN INDUSTRIES INC	831378	DIVERSIFIED REALTY INC	029258
CENTURY PACIFIC TAX CREDIT HOUSING	00000	/DE	843462	DOLOMITE GLASS FIBRES INC	834163 029540
FUND.	840258	CONSOLIDATED CAPITAL OF NORTH AMER-	OFFICE	DONNEBROOKE CORP	843494
CENTURY PROPERTIES PREFERRED FUND		ICA INC	839426	DORCHESTER MASTER LTD PARTNERSHIP	759864
73	018911	CONSOLIDATED CAPITAL PROPERTIES IV	355804	DRILEX OIL & GAS INC	038177
ENTURY PROPERTIES PREFERRED PART-		CONSOLIDATED FINANCIAL CORP /DE/	838808	DSI REALTY INCOME FUND VI	318835
NERSHIP 72	018912	CONSOLIDATED RESOURCES HEALTH CARE		DSI REALTY INCOME FUND VII	719581
FW COMMUNICATIONS CO	037848	FUND	705188	DSI REALTY INCOME FUND XI	844048
CHARGE INC	829676	CONSOLIDATED TECHNOLOGY INC	823189	DUCKBACK INDUSTRIES INC	831240
CHASE MORTGAGE FINANCE CORP	805074 830379	CONSUMERS FINANCIAL CORP	100320	DUFF & PHELPS INC	843764
CHATTAHOOCHEE BANCORP INC	839091	CONVERGENCE INC	835909 824305	DULLES BANK CORP	844857
HEROKEE INC	844161	COOPERATIVE UTILITY THUST BIG RIVERS	024000	DYCO 1988 DEVELOPMENT GENERAL PART-	843763
CHESTER COUNTY SECURITY FUND INC	793375	SER 1968-A3	829297	NERSHIP	832846
CHILD WRIT & CO INC	830747	COPILOT ELECTRONIC PRODUCTS INC	831887	DYCO 1988 DEVELOPMENT LIMITED PART-	
CHOCOLATE PIX INC	803866	COPLEY PENSION PROPERTIES VI	824209	NERSHIP	832845
METRIX INC.	786620	COPLEY PENSION PROPERTIES VII	841285	DYCO DEVELOPMENT PARTNERS 1988	832844
CIMSTAT INVESTMENTS INC	840388	COPLEY REALTY INCOME PARTNERS 2	809765	DYCO OIL & GAS PROGRAM 1982-2	718944
INEMA PLUS LP	830984 822388	COPLEY REALTY INCOME PARTNERS 3	829906	EAGLE 86 NOVEMBER LTD PARTNERSHIP	789611
CITICORP MORTGAGE INC.	700830	CORRESTONE MORTGAGE INVESTMENT	833887	EAGLE 86 OSCAR LTD PARTNERSHIP	789612
ITIZENS SAVINGS FINANCIAL CORP	315178	GROUP II INC	809767	EAGLE 87 QUEBEC LIMITED PARTNERSHIP	813379
CITY INVESTING CO LIQUIDATING TRUST	778171	CORNERSTONE MORTGAGE INVESTMENT	008/0/	EAGLE 88 SIERRA LIMITED PARTNERSHIP	831814
CLANCY SYSTEMS INTERNATIONAL INC /CO/_	789318	GROUP INC	790524	EAGLE BANCORP INC /DE/	830996
CLAREMONT ASSOCIATES	710632	CORPORATE FINANCIAL VENTURES INC	811644	EAGLE CAPITAL CORP II	830349
CLARITY HOLDINGS CORP	834154	CORPORATE PROPERTY ASSOCIATES 8 LP		EASTCHESTER FINANCIAL CORP	100000000000000000000000000000000000000

APPENDIX E.—DIVISION OF CORPORATION FI- APPENDIX E.—DIVISION OF CORPORATION FI- APPENDIX E.—DIVISION OF CORPORATION FI-FILERS—Continued

Group CF-09

FILERS—Continued

Group CF-09

NANCE GROUPS OF MANDATED ELECTRONIC NANCE GROUPS OF MANDATED ELECTRONIC NANCE GROUPS OF MANDATED ELECTRONIC FILERS—Continued

Group CF-09		Group CF-09		Group CF-09	
Registrant	CIK No.	Registrant	CIK No.	Registrant	CIK No.
EASTERN BANCORP INC	793169	FBS MORTGAGE CORP MTG PASS THR CERT		FMS FINANCIAL CORP	83984
EASTLAND FINANCIAL CORP/RI/	823557	SER 1988-A1	812259	FNB FINANCIAL CORP	83178
CONTECH I INC	837889	FBS MORTGAGE CORP MTG PASS THR CERT	DATE:	FOGELMAN MORTGAGE L P I	80060
EDGEMARK VOTING TRUST	836642	SER 1986-B	812261	FOGELMAN PROPERTY INVESTORS LTD	70280
EDP OF CALIFORNIA INC	067152	FBS MORTGAGE CORP MTG PASS THR CERT		FOGELMAN SECURED EQUITY L P	
LECTRONIC PUBLISHING TECHNOLOGY		SER 1986-C2	812263	FONE AMERICA INC	80992
CORP /CO	277471	FBS MORTGAGE CORP MTG PASS THR CERT		FOREMOST CORP OF AMERICA	01850
LECTRONIC TRANSLATION CORP	843516	SER 1986-F1	812265	FORME CAPITAL INC	80804
LLISON RAY MORTGAGE ACCEPTANCE		FBS MORTGAGE CORP MTG PASS THR CERT		FORTUNISTICS INC	83879
CORP	754591	SER 1986-A2	812260	FOSSIL BAY HOLDING CO INC	83920
MC ENERGIES INC	032567	FBS MORTGAGE CORP MTG PASS THR CERT		FOUNDATION REALTY FUND LTD II	83319
MERALD EAGLE CORP	832975	SER 1986-D	812264	FOUR NINES GOLD INC	82715
MERALD INSTRUMENT CORP	818320	FBS MORTGAGE CORP MTG PASS THR CERT		FOUR SEASONS FUND LIMITED PARTNER-	
MMET INC	835641	SER 1987-A	812269	SHIP.	78768
MPIRE FINANCIAL CORP/NJ	032695	FBS MORTGAGE CORP MTG PASS THR CERT	The same	FRANCISCO INDUSTRIES INC.	03862
MPIRE STATE LIFE INSURANCE CO	107613	SER 1986-C1	812262	FRANKLIN FINANCIAL CORP /TN/	84690
NERGY ASSETS IV-A LTD	841238	FBS MORTGAGE CORP MTG PASS THR CERT	010007	FRANKLIN FIRST FINANCIAL CORP	83305
NERGY RECOVERY SYSTEMS INC	351328	SER 1986-F3	812267	FRANKLIN REAL ESTATE INCOME FUND	82020
NEX 88-89 INCOME & RETIREMENT FUND	anguage.	FBS MORTGAGE CORP MTG PASS THR CERT	010000	FREIGHT SERVICE GROUP INC /CO/	83038
SERIES 2 LP	842829	SER 1986-F4FCC NATIONAL BANK	812268	FREMONT GENERAL CORP	03898
NEX INCOME & RETIREMENT FUND SERIES		FEDTRUST CORP.	819975 842640	FSA CAPITAL INC	79396
1 LP	820750	FFCA INVESTOR SERVICES CORP 85-A		FTB VENTURES LTD.	83281
NEX INCOME & RETIREMENT FUND SERIES	October 1	FFCA INVESTOR SERVICES CORP 86-A	778969 778436	FUND AMERICA INVESTORS CORP	
2 LP	825248	FFCA INVESTOR SERVICES CORP 86-8	797978	GALT F"IANCIAL CORP	81153 83232
NEX INCOME & RETIREMENT FUND SERIES	000000	FFCA INVESTOR SERVICES CORP 88-A	826579	GAME A TRON CORP	31044
S LP	830320	FFCA INVESTOR SERVICES CORP 88-8	824134	GATEWAY FINANCIAL CORPORATION	84653
NEX OIL & GAS INCOME PROGRAM IN SERIES I LP	900010	FFCA INVESTOR SERVICES CORP 88-C.	820807	GATEWAY MORTGAGE ACCEPTANCE CORP	84197
NEX OIL & GAS INCOME PROGRAM IV	806612	FFM FINANCE CORP III	812086	GATEWAY SPORTING GOODS CO	04019
SERIES 1 LP	842832	FFM FINANCE CORP IV	807071	GE CAPITAL MORTGAGE SERVICES INC	79242
NSTAR INCOME GROWTH PROGRAM SIX A	042032	FFO FINANCIAL GROUP INC	836819	GEMINI 87-88 XIV L P	81378
LP.	824778	FIDELITY LEASING INCOME FUND V LP		GEMINI 87-88 XV L P	81378
NSTAR INCOME GROWTH PROGRAM SIX B	024770	FIDELITY SOUTHERN CORP	822662	GEMINI 87-88 XVI L P	81378
L P	824779	FINACORP INC.	844884	GEMINI EQUIPMENT PARTNERS INCOME	
NTERTAINMENT CORPORATION OF AMER-	024/19	FINALCO INCOME FUND LTD IA		FUND VIII LP	76128
ICA	826772	FINALCO INCOME FUND LTD IB	723622	GEMSTAR ENTERPRISES INC	82932
NTERTAINMENT PUBLISHING CORP.	843028	FINALCO INCOME FUND LTD IC	723623	GENERAL CELLULAR CORP	83110
NVIRITE CORP.	803501	FINALCO INCOME FUND LTD ID	723624	GENERAL GROWTH LTD PARTNERSHIP	77833
NVIRONETICS INC	812013	FINANCIAL BENEFIT GROUP INC /DE/	737823	GLACIER HOLDINGS INC	81492
PIC VENTURES CORP	840099	FINANCIAL RESOURCES MARKETING CORP	835314	GLENDALE FEDERAL BANK FEDERAL BAV-	
QUITEC 80 REAL ESTATE INVESTORS	314887	FIRST AGATE CAPITAL CORP	835953	INGS BANK	82089
QUITEC 81 REAL ESTATE INVESTORS	351835	FIRST AMERICAN ENERGY INC	843189	GLOBAL ASSET ALLOCATION PORTFOLIO L P	83553
QUITEC 82 LEASING INVESTORS	701466	FIRST ARTISTS MEDIA ENTERTAINMENT LTD	823005	GMAC MORTGAGE SECURITIES INC	79285
QUITEC 82 REAL ESTATE INVESTORS	701437	FIRST BANCORP /IN/	840458	GMBS INC SERIES 1990-2	840331
OUITEC 83 LEASING INVESTORS	722823	FIRST BANKERS TRUSTSHARES INC	844419	GNS FINANCE CORP	83261
QUITEC 83 REAL ESTATE INVESTORS	716387	FIRST BOSTON MORTGAGE SECURITIES		GNW FINANCIAL CORP	83792
DUITEC INCOME REAL ESTATE INVESTORS		CORP /DE/	802106	GOLDEN ARK INC	84406
A	775051	FIRST BUSEY CORP /DE/	314489	GOLDEN ISLES FINANCIAL HOLDINGS INC	82874
OUITEC INCOME REAL ESTATE INVESTORS		FIRST CAPITAL GROWTH FUND-XIV	826745	GOLDEN NUGGET FINANCE CORP/NV	81366
B	775053	FIRST CAPITAL INCOME & GROWTH FUND	011117	GOLDOME NEW YORK CAPITAL CORP II	82674
DUITEC INCOME REAL ESTATE INVESTORS		SERIES XII	811117	GOODHEART VENTURES INC	82553
C	775054	SERIES.	716297	GOVERNMENT BACKED TRUST T-1	84290 84153
QUITEC LEASING INVESTORS 10	798051	FIRST CAPITAL INSURED REAL ESTATE LIM-	110281	GOVERNMENT BACKED TRUST T-2	84153
DUITEC LEASING INVESTORS 9	798050	ITED IX	819253	GOVERNMENT BACKED TRUST T-3	84153
DUITEC MORTGAGE INVESTORS FUND IV	732413	FIRST CHATTANOOGA FINANCIAL CORP	838330	GOVERNMENT SECURITIES TRUST J 1	84281
DUITEC REAL ESTATE INVESTORS FUND 17	783421	FIRST CHEROKEE BANCSHARES INC	841545	GOVERNMENT TRUST 1 A	
DUITEC REAL ESTATE INVESTORS FUND 18.	763422	FIRST CITIZENS BANCSTOCK INC	826328	GOVERNMENT TRUST 1 B	
DUITEC REAL ESTATE INVESTORS FUND	1200000	FIRST CITIZENS FINANCIAL CORP	848869	GOVERNMENT TRUST 1 C	83758
XIII	735419	FIRST CITY BANCORP INC /TN/	830154	GOVERNMENT TRUST 1 D	83758
QUITEC REAL ESTATE INVESTORS FUND	740000	FIRST CITY BANCORPORATION OF TEXAS		GOVERNMENT TRUST 2 A	84266
DUITEC VENTURE LEASING INVESTORS A	746263	INC	828678	GOVERNMENT TRUST 2 B	84266
DUITEC VENTURE LEASING INVESTORS B	747409	FIRST COLONIAL VENTURES LTD	769882	GOVERNMENT TRUST 2 C	84266
KEY INC	747410	FIRST COMMUNITY BANCORP INC	700858	GOVERNMENT TRUST 2 D	84267
EREST ENERGY FUTURES FUND L P	313757	FIRST DEARBORN INCOME PROPERTIES LP IL.	837557	GOVERNMENT TRUST 2 E	84289
CAUBUR SECURITY SERVICES INC	837919 834162	FIRST EXPLORATION CO /CO/	091650	GOVERNMENT TRUST 2 F	84290
CEL PROPERTIES LTD	785932	FIRST FEDERAL CAPITAL FUNDING II INC	810696	GRADIN EQUITIES INC.	83509
ECUFIRST BANCORP INC	834285	FIRST FEDERAL CAPITAL FUNDING IV INC	833729	GRAHAM ENERGY INCOME FUND SERIES I	82850
ECUTIVE TELECARD LTD	842807	FIRST FINANCIAL OF RUSSELLVILLE INC	842393	GRANADA FOODS L P	81921
HIBITRONIX INC.	827164	FIRST FINANCIAL SHARES INC	835734	GRAYBAR ELECTRIC CO INC VOTING TRUST	31356
1000 GUARANTEE FUTURES FUND L P	021104	FIRST HARRISBURG BANCOR INC	846768	GRAYCOR LASER SYSTEMS INC	84292
SERIES II	826741	FIRST NATIONAL BANK OF CHICAGO /USA/	819974	GRAYSTONE COMPANIES INC	84100
1000 GUARANTEE FUTURES FUND L P	1	FIRST NEW YORK BUSINESS BANK CORP	837471	GREAT WESTERN PANK	81934
SERIES IV	837107	FIRST PITTSBURGH CAPITAL CORPFIRST SAVINGS BANCORP	835320 837180	GREAT WESTERN BANK	74151
M BANCORPORATION INC	793049	FIRST SECURED MORTGAGE DEPOSIT CORP.	837180	GREATE BAY PROPERTY FUNDING CORP	82777
000 FUTURES FUND LP SERIES V	841098	FIRST SECURITY 1988-A GRANTOR TRUST	841538	GREENWOOD NATIONAL BANCORPORATION	83588 83284
1000 GUARANTEE FUTURES FUND LP	The state of the s	FIRST USA BANK	832500	GREYSTONE FINANCIAL SERVICES INC	79902
SERIES	832903	FIRSTFEDERAL FINANCIAL SERVICES CORP	846814	GROUP W CABLE ASSOCIATES OF CHICAGO	74266
AIRFIELD COUNTY BANCORP INC	831464	FIRSTSHARES OF TEXAS INC	840014	GROWTH HOTEL INVESTORS	76912
IRVIEW MOUNTAIN GOLD INC	831256	FIRSTSOUTH COMMERCIAL CORP.	752789	GROWTH HOTEL INVESTORS II	79134
AMILY GROUP BROADCASTING L P	799668	FLAME INDUSTRIES INC	225360	GRUBB & ELLIS REALTY FUND II	04425
ARM & HOME FINANCIAL CORP	829902	FLEXWEIGHT CORP	316128	GRUBB & ELLIS REALTY FUND III	27823
ARMERS & MERCHANTS BANCORP INC	792966	FLORIDA FIRST EQUITIES CORP	037577	GUARANTEED HOTEL INVESTORS 1985 LP	77393
ARMERS BANCORP	730726	FLORIDA INCOME FUND III LIMITED PART-	200	GUARANTEED MORTGAGE CORP	35612
AYETTE COUNTY BANCSHARES INC /GA/	837874	NERSHIP.	826498	GUARANTEED MORTGAGE CORP II	72212
SC MORTGAGE SECURITIES TRUST 20	842901	FLORIDA POWER & LIGHT CO	037634	GULLEDGE REALTY INVESTORS II	73962
S MORTGAGE CORP	784556				

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APPENDIX E.-DIVISION OF CORPORATION FI- APPENDIX E.-DIVISION OF CORPORATION FI- APPENDIX E.-DIVISION OF CORPORATION FI-NANCE GROUPS OF MANDATED ELECTRONIC NANCE GROUPS OF MANDATED ELECTRONIC FILERS-Continued

Registrant	CIK No.	Registrant	CIK No.	Registrant	CIK No.
GUSTAVUS ADOLPHUS COLLEGE POOLED		INNOVO GROUP INC	844143	KRUPP REALTY FUND LTD III	702117
LIFE INCOME FUND	825156	INSIGHT CAPITAL CORP.	833613	KRUPP REALTY LTD PARTNERSHIP IV	710389
GVS MED INC	824106	INTEGRA FINANCIAL CORP	831231	KRUPP YIELD PLUS LIMITED PARTNERSHIP	818077
GWINNETT BANCORP INC	840196	INTEGRATED RESOURCES HIGH EQUITY	100000000	LAKELAND BANCORP INC	846901
HADSON PETROLEUM USA INC	792458	PARTNERS SER 85	730067	LAKELAND FIRST FINANCIAL GROUP INC	839538
HALLWOOD CONSOLIDATED PARTNER LP	829241	INTELEPLEX CORP	355270	LANCER INDUSTRIES INC /DE/	722069
HANCOCK JOHN REALTY INCOME FUND III	1000	INTERACTIVE MEDICAL TECHNOLOGIES LTD		LANDMARK COMMUNITY BANCORP INC	830986
UP.	842741	INTERCARGO CORP	815787	LANDMARK FINANCIAL CORP /DE/	806847
HANSEN CAPITAL FUNDING I INC	836383	INTERCELL CORP	745655	LANDSING DIVERSIFIED PROPERTIES II	711098
HARLEYSVILLE GROUP INC		INTERFERON SCIENCES RESEARCH PART-		LANDSING DIVERSIFIED PROPERTIES III	727745
HARMONEY STREET CAPITAL INC		NERS LTD	740628	LANIER BANKSHARES INC	842898
HAVENWOOD VENTURES INC		INTERLINE RESOURCES CORPINTERMOUNTAIN RESOURCES INC	841533	LAS VEGAS INVESTORS LTD	278388
HAVERFIELD CORP	846917	INTERNATIONAL CONVERTER CORP/CO/	320166 837488	LASERMAX CORPLATIN FOODS INTERNATIONAL INC	830097 780376
HAWAII PACIFIC CAPITAL CORP		INTERNATIONAL FUTURES FUND TWO	783275	LATOKA INC /TX	828879
HAWAII VENTURES INC.	829606	INTERNATIONAL GAMING MANAGEMENT INC		LAUGHLIN RECREATIONAL ENTERPRISES	020078
HEALTH CORP OF AMERICA		INTERNATIONAL META SYSTEMS INC/DE/	820475	INC.	057966
HEARTLAND PARTNERS L P	843964	INTERNATIONAL SPORTSFEST INC	840159	LAUR CORP	833218
HERITAGE BANCORP INC /DE/		INTERNET COMMUNICATIONS CORP	841693	LAUTREC INC	774746
HERITAGE BANCSHARES INC /FLA/	843519	INTERSTATE LAND INVESTORS I LTD PART-		LAVI INVESTMENT CORP	844054
HERITAGE BANKCORP INC	846677	NERSHIP.	835248	LBO CAPITAL CORP	753557
HI LO NO INC	833205	INTERVEST CORPORATION OF NEW YORK	835955	LEHMAN PASS THROUGH SECURITIES INC	811420
HIBERNIA NATIONAL BANK 1989 A GRANTOR	200000000000000000000000000000000000000	INTERWEST OPPORTUNITIES INC	796623	LEONA ENTERPRISES INC	821492
TRUST	842811	INVESTMENT GROWTH RESOURCES INC		LESCARDEN INC	058822
HIGH CASH PARTNERS L P	794984	INVESTORS COMMODITY FUND II	792488	LETCHWORTH INDEPENDENT BANCSHARES	
HIGH EQUITY PARTNERS L P SERIES 86	784054	IOWA PUBLIC SERVICE CO /IA		CORP	723323
HIGH EQUITY PARTNERS L P SERIES 88	831574	IPO FINANCING CORP	843958	LEWIS RESOURCES INC	828413
HISTORIC HOUSING FOR SENIORS II LTD	- Vacantia	IRE REAL ESTATE INCOME FUND LTD		LIDAK PHARMACEUTICALS	858803
PARTNERSHIP	835413	IROQUOIS BANCORP INC	846753	LIF	757642
HISTORIC HOUSING FOR SENIORS LIMITED	820199	IVC INC	789546	LIFE BALANCES INTERNATIONAL INC	840160
PARTNERSHIP HISTORIC PRESERVATION PROPERTIES 1989	950188	IVORY CAPITAL CORP	841098	LIGHTNING BOLT INTERNATIONAL INC	828405 797154
P	839614		772337	LIGHTWAVE CABLEVISION SYSTEMS INC	
HOLCO SECURED MORTGAGE INVESTMENT	039014	JACQUES MILLER HEALTHCARE PROPERTIES	814458	LINCOLN LIBERTY AVENUE LTDLINCOLN SERVICE CAPITAL TRUST I	779586 792562
III	799275	JAGUAR CAPITAL CORP.	844166	LINCOLN SERVICE CAPITAL TRUST II	806608
HOLMES MICROSYSTEMS INC	832100	JCP RECEIVABLES INC	833210	LINCOLN SERVICE CAPITAL TRUST III	806609
HOME MISSION BD OF THE SOUTH BAPT	-	JEFFERSON FUTURES FUND	814051	LINCOLN SERVICE CAPITAL TRUST IV	806610
CONV SERIES D	771459	JERICAP INC	839431	LINCOLN SERVICE CAPITAL TRUST V	806611
HOME PORT BANCORP INC	832769	JES PROPERTIES LTD PARTNERSHIP	729626	LIND WALDOCK COMMODITY PARTNERS LTD	000011
HOME SAVINGS OF AMERICA FA		JHM ACCEPTANCE CORP	839461	PARTNERSHIP	838810
HOMEFED CORP	833795	JHM ACCEPTANCE CORP III	793951	LINKON CORP.	833203
HOMEFREE INVESTORS L P	820889	JIFFY LUBE INSURED INCOME PARTNERS LP.		LMD ACQUISITIONS INC	791350
HOMESTEAD HOLDING CORP		- JILOO INDUSTRIES INC	053540	LONG ISLAND CITY FINANCIAL CORP	833041
HOMETOWN BANCSHARES INC		JILLY BEAR & CO INC	791115	LOON MOUNTAIN RECREATION CORP	060338
HOPE TECHNOLOGIES INC /NV	804154	JMB INCOME PROPERTIES LTD V		LORD ABBOTT INC	832370
HORIZON BANKS INC	830993	JMB INCOME PROPERTIES LTD VIII		LOUISIANA PACIFIC RESOURCES INC	060525
HORIZON WORLD FUTURES FUND	715123	JMB MORTGAGE PARTNERS LTD IV		LSS HOLDINGS CORP	842161
HOSPITALITY CAPITAL CORP /AZ/HOUSING FOR SENIORS PARTICIPATING MTG	310540	JONATHON NO 2 GROUP INC	843960	LUBRIQUIP INC	832103
FUND LP	ennone	JONES GROWTH PARTNERS L P		LUMINALL PAINTS INC	060878
HOUSTON OIL & ENERGY INC	833825	JONES PROGRAMMING PARTNERS LTD JONES SPACELINK INCOME GROWTH FUND	832901	LUXELLO PROPERTIES INC	799318
HOUSTON PIPE LINE CO	048738	1	824955	M INC	710846 866939
HUNT INTERNATIONAL RESOURCES CORP	216153	JP 2000 CORP	833834	MADISON BANCSHARES GROUP LTD	846809
HUTTON GSH QUALIFIED PROPERTIES 80	317279	JRS FOODS INC		MAGIC CIRCLE ENERGY 1981-A DRILLING	040000
HUTTON INDIAN WELLS 1983 ENERGY		JSL INC		PROGRAMS	702399
INCOME FUND LTD	715337	K TECH INC		MAGIC CIRCLE ENERGY 1981-8 DRILLING	100000
IBS COMPUTER CORP	835595	KAISER RESEARCH INC	801904	PROGRAMS	702400
IBT BANCORP INC /MI/	842517	KAISER STEEL RESOURCES INC	729365	MAGIC RESTAURANTS INC	837596
IDM FINANCIAL INCOME PARTNERS CO #	832477	KAR VENTURES INC	835409	MALEX INC	819926
IDM PARTICIPATING INCOME CO			818676	MANATI INDUSTRIES INC	
IDM PARTICIPATING INCOME CO IIIDM PARTICIPATING INCOME CO III	832475	KBF POLLUTION MANAGEMENT INC		MARCO VENTURES	827055
	832476	KEEBEE CORP	353810	MARCUS & MILLICHAP PENSION VENTURES	830481
IDM PARTICIPATING INCOME COMPANY IV IDORA SILVER MINES INC	842812 049694	KELLEY PARTNERS 1988 DEVELOPMENT	ionera.c	MARCUS & MILLICHAP PROPERTY PART-	020400
IDS SHURGARD INCOME GROWTH PART-	D40004	DRILLING PROGRAM	835343	NERS 88	830482
NERS L P II	843023	MENT FUND B LP	751263	MARKET DATA CORP.	831669 833837
IEA INCOME FUND IX L P	836972	KEYES FLORIDA PROPERTIES LTD 85	751263	MARKET LINE INTERNATIONAL INC.	749890
IEA INCOME FUND VI	774482	KEYES OFFSHORE LTD PARTNERSHIP	798782	MARLENE INDUSTRIES CORP/NY	840070
IEA INCOME FUND VII	803511	KIDDER PEABODY MORTGAGE ASSETS	77.00	MARTEL MICRO SYSTEMS INC	724680
IEA INCOME FUND VIII	821097	TRUST TWENTY TWO	843995	MARTINIQUE VENTURES CORP	832496
IEA MARINE CONTAINER FUND II	315806	KIMBELL DECAR CORP	797329	MARYLAND CABLE CORP	837554
IEA MARINE CONTAINER INCOME FUND III	350202	KINDER CARE LEARNING CENTERS INC /DE	832812	MARYLAND CABLE HOLDINGS CORP	837555
IEA MARINE CONTAINER INCOME FUND IV	357047	KINLAW ENERGY PARTNERS CORP	759401	MAST OPTICAL SYSTEMS INC	808497
IEA MARINE CONTAINER INCOME FUND V-A	727047	KIWI III LTD	840402	MASTER MORTGAGE INVESTMENT FUND INC	835712
IEA MARINE CONTAINER INCOME FUND V-B	727048	KOGER PARTNERSHIP LTD.	202328	MAUI CAPITAL CORP	842305
INCOME GROWTH PARTNERS LTD X	838051	KP MILLER REALTY GROWTH FUND II	716139	MAXI GROUP INC	799511
INDIANA FEDERAL CORP	025819 830250	KP MILLER REALTY GROWTH FUND IIL	765197	MAY DRILLING PARTNERSHIP 1983-1	711308
INFINITY INC	822746	KP TEMPLETON OIL & GAS INCOME FUND LTD 1983	715117	MAY DRILLING PARTNERSHIP 1983-2	711309
INFISY SYSTEMS INC.	734366	KRUPP CASH PLUS LTD PARTNERSHIP	715117 768175	MAY DRILLING PARTNERSHIP 1983-3	711310 739645
INFOAMERICA INC	760497	KRUPP CASH PLUS V LIMITED PARTNERSHIP	839427	MAY DRILLING PARTNERSHIP 1984-2	739646
INFORMATION DISPLAY TECHNOLOGY INC	835405	KRUPP COMMERCIAL PROPERTIES LTD	DODGES	MAY DRILLING PARTNERSHIP 1984-3	739647
INLAND MONTHLY INCOME FUND II L P	835322	PARTNERSHIP	732729	MAY DRILLING PARTNERSHIP 1985-2	761165
INLAND MORTGAGE INVESTORS FUND III LP	841129	KRUPP INSURED MORTGAGE LIMITED PART-	No. of Contract of	MAY LIMITED PARTNERSHIP 1983-1	725650
INLAND MORTGAGE INVESTORS FUND LP II		NERSHIP	832095	MAY LIMITED PARTNERSHIP 1983-2	735552
INLAND REAL ESTATE GROWTH FUND LP	773839	KRUPP INSURED PLUS II LTD PARTNERSHIP	805297	MAY LIMITED PARTNERSHIP 1983-3	743453
		VILLIAM INDICATE DI LIGHT IN LIGHTED DADTING	The state of the s	MAY LIMITED PARTNERSHIP 1984-1	757525
INNOVATIVE TECH SYSTEMS INC	824008 312646	KRUPP INSURED PLUS III LIMITED PARTNER- SHIP	832091	MAY LIMITED PARTNERSHIP 1984-2	101023

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FILERS—Continued

Group CF-09		Group CF-09		Group CF-09	
Registrant	CIK No.	Registrant	CIK No.	Registrant	CIK No
MAY LIMITED PARTNERSHIP 1984-3	765946	MONEY RADIO INC	843514	OPTIFUND INC.	81920
MAY LIMITED PARTNERSHIP 1985-2	799177	MONITREND INVESTMENT MANAGEMENT INC.	811614	ORBITRON CAPITAL CORP	79798
MBNA CREDIT CARD TRUST 1987-A	824090	MONOCLONAL MEDICAL INC	841112	ORCHARD HOUSE PARTNERSHIP	83759
MBNA CREDIT CARD TRUST 1988-A	831260	MONTCLAIR BANCORP INC	829341	ORIGINAL SIXTEEN TO ONE MINE INC /CA/	07492
MCCOMBS PROPERTIES V LTD	353391	MORGAN CLIFTON FUND LTD PARTNERSHIP	789101	OUTLOOK INCOME FUND 10	82272
MCCOMBS PROPERTIES VI LTD	356681	MORGAN MEDICAL HOLDINGS INC	834112	OXFORD TAX EXEMPT FUND LTD PARTNER-	OLLITA
MCCOMBS PROPERTIES VIII LTD	721937	MORGAN WINDSOR LTD.	840823	SHIP.	76902
MCCOMBS REALTY PARTNERS LTD.	759198	MORITZ ENERGY CORP			
			317949	PAB BANKSHARES INC	70520
MCCOMBS RENTA SPACE PROPERTIES LTD	276282	MORTGAGE SECURITIES I CORP	751419	PACIFIC EAGLE TREASURE SALVORS INC	78612
MCCORMICK COMMODITY FUND III LIMITED	1	MORTGAGE SECURITIES II CORP	769357	PAINEWEBBER GEODYNE ENERGY INCOME	
PARTNERSHIP	843819	MORTGAGE SECURITIES III TRUST A	785818	LP I-A	74625
MCCORMICK INTERNATIONAL FUND I LIMIT-		MORTGAGE SECURITIES III TRUST C	814144	PAINEWEBBER GEODYNE ENERGY INCOME	THE REAL PROPERTY.
ED PARTNERSHIP 838831		MORTGAGE SECURITIES III TRUST D	808264	LP IIA	82489
MCDONNELL DOUGLAS CAPITAL INCOME 1A		MOTELS OF AMERICA SERIES XIV	831974	PAINEWEBBER GEODYNE ENERGY INCOME	1000
LP	823251	MOUNTAIN STATES GUARANTY MORTGAGE		LP II-C	83305
MCDONNELL DOUGLAS CAPITAL INCOME 18		CO.	828740	PAINEWEBBER GEODYNE ENERGY INCOME	2,000000
LP	823252	MOUNTAIN VENTURES INC	835269	LP II-D.	83352
MCDONNELL DOUGLAS CAPITAL INCOME 1C	- COLOR	MPB CORP /DE/	068668	PALFED INC	7930
LP	823253	MRI BUSINESS PROPERTIES FUND LTD		PAN AMERICAN ENERGY CORPORATION	
MCDONNELL DOUGLAS CAPITAL INCOME 1D	020200		722886		0956
LP.	000054	MSA SHOPPING MALLS INC	718572	PAN ATLANTIC INC	80790
	823254	MULTIPLEX SERVICES INC	740073	PANACO INC	88207
MCDONNELL DOUGLAS CAPITAL INCOME 1E	-	MURRAY UNITED DEVELOPMENT CORP	826444	PANTHER MOUNTAIN WATER PARK INC /DE/	8155
LP.	823256	MUSICLAND STORES CORP	832995	PARAGON TEMPLETON 81-A LTD	32034
MECHANICS & FARMERS SAVINGS BANK FSB	802897	MUSTANG RANCH INC	840006	PARAGON TEMPLETON 81-B LTD	35618
MED VENTURE INC	722566	MUTUAL BENEFIT INCOME PARTNERS LP I	830350	PARK PREMIER MINING CO	07628
MEDIA DEVELOPMENT INDUSTRIES LTD	818181	MUTUAL BENEFIT MORTGAGE INVESTORS III	400000000000000000000000000000000000000	PARKER & PARSLEY 82 II LTD	71737
MEDICAL EQUIPMENT INCOME FUND LIMITED	13 10 10 10	LP.	786420	PARKER & PARSLEY 88 A L P	82818
PARTNERSHIP	839092	NAC RE CORP	775542	PARKER & PARSLEY 88 B L P	8281
MEDICAL INCOME PROPERTIES 2A LTD	000002	NACOMA CONSOLIDATED INDUSTRIES INC	842884	PARKER & PARSLEY 89 A G P	84462
PARTNERSHIP.	914422				
MEDICAL PLAZA PARTNERS LTD	814433	NASHVILLE SUPER 8 LTD	820062	PARKER & PARSLEY 89 A L P	84458
	764835	NATL BANK OF DETROIT RET PLAN & TRUST	20000000	PARKER & PARSLEY 89 B L P	84460
MEDICAL SCIENCES INC	810107	FOR SELF EM	070846	PARKER & PARSLEY PRODUCING PROPER-	
MEDITECH PHARMACEUTICALS INC	717588	NATIONAL CREDIT CARD TRUST 1988-1	839949	TIES 87-A LTD	8090
MEDIZONE INTERNATIONAL INC	753772	NATIONAL CREDIT CARD TRUST 1989-1	845581	PARKER & PARSLEY PRODUCING PROPER-	
MEGAPIX CORP	794355	NATIONAL HOUSING PARTNERSHIP REALTY		TIES 88A LP	8378
MEGO CORP.	736035	FUND III.	769028	PARKER AUTOMOTIVE CORP	8394
MELBOURNE CAPITAL CORP	841126	NATIONAL LEASE INCOME FUND 7 L P	835737	PARKVALE FINANCIAL CORP	8209
MELLYNE HOLDINGS INC	842674	NATIONAL MARINAS L P.	836867	PARKWAY CAPITAL CORP	8255
MEMBERS FINANCIAL SERVICE BUREAU INC	820168				
MEMOREX CORP /DE/		NATIONAL MORTGAGE ACCEPTANCE CORP	768600	PARTICIPATING INCOME PROPERTIES II LP	82080
	110704	NEEDLE IN A HAYSTACK INC	793364	PARTNERS PREFERRED YIELD II LTD	82710
MENDELL DENVER CORP	827161	NET 2 L P	843756	PARTNERS PREFERRED YIELD HI LTD	82710
MEPC CAPITAL CORP II	831654	NETWORK REAL ESTATE OF CALIFORNIA INC.	820771	PATRIOT FINANCIAL CORP	83656
MERCURY CAPITAL CORP	835767	NEW EAST BANCORP	845754	PB SECURED FINANCING CORP	83984
MERCURY ENTERTAINMENT CORP	747777	NEW GOLF CONCEPTS INC	820221	PBM BANCORP INC	70453
MERCURY GENERAL CORP	064996	NEW HAMPSHIRE THRIFT BANCSHARES INC	846931	PCC GROUP INC	75697
MERIDIAN FUND LTD	833051	NEW PIG CORP	825371	PCI ASSOCIATES NO 8 LIMITED PARTNER-	
MERIDIAN HEALTHCARE GROWTH & INCOME		NGT ENTERPRISES INC	353646	SHIP	8312
FUND LP	826682	NIAGARA EXCHANGE CORP	732433	PCPI FUNDING CORP	8245
MERISEL INC	839438	NIGHTINGALE INC	837296	PEACHTREE EQUITIES INC	8318
MERRICO GUARANTY INCOME FUND LTD	000100	NIGHTWING GROUP INC	811787	PEGASUS GYMNASTICS EQUIPMENT INC	8065
1984-4	794481	NITE LITE USA LTD	832488	PEMBROKE CAPITAL INC	8427
MERRILL LYNCH CORPORATE PASS	101101	NOONEY REAL PROPERTY INVESTORS TWO	032400		8141
THROUGH SEC.	251700		0+0+00	PENN TREATY AMERICAN CORP	
	351709	L P.	312155	PEOPLES HERITAGE FINANCIAL GROUP INC	8297
MERRILL LYNCH ENERGY PARTNERS I LP	713977	NORCAP INC	793702	PEOPLES SAVINGS FINANCIAL CORP	8468
MERRILL LYNCH ENERGY PARTNERS IIA L P	780217	NORTH AMERICAN ENERGY OF DELAWARE		PERSHING LEASE INCOME LTD PARTNER-	
MERRILL LYNCH ENERGY PARTNERS IIB L P	780219	INC /DE/	225854	SHIP	8264
MERRILL LYNCH MORTGAGE INVESTORS INC		NORTH BY NORTHEAST LTD	835954	PETROLEUM SEC FUND 1980 DEV DRIL	
/DE	809940	NORTH GEORGIA NATIONAL BANCSHARES		PROG LTD PT NO 1	31761
MESA OFFSHORE TRUST	711303	INC	843493	PHASE OUT OF AMERICA INC	82441
METALINE MINING & LEASING CO	065224	NORTHERN INDIANA PUBLIC SERVICE CO	072843	PHH CAPITAL INC	71678
METRIC PARTNERS GROWTH SUITE INVES-	The state of the s	NORTHLAND CABLE PROPERTIES EIGHT LTD	*************	PHOENIX HIGH TECH HIGH YIELD FUND.	83790
TORS LP	B00730	PARTNERSHIP	843368	PHOENIX LEASING CAPITAL ASSURANCE	50150
METROPOLITAN FUND DOVER PENSION IN-	000130		040300		77382
VESTORS 1986.	2705.0	NORTHLAND CABLE PROPERTIES TWO LTD	ance in	FUND.	17382
	773540	PARTNERSHIP	732048	PHOENIX LEASING CASH DISTRIBUTION	1 page
	771570	NORTHSTAR INCOME FUND I LP	838814	FUND	7551
MICROCARE INC	793629	NORTHWEST GOLD INC	352447	PHOENIX LEASING CASH DISTRIBUTION	III TO THE
MID ALLEGHENY CORP	794278	NORWICH FINANCIAL CORP	828808	FUND III.	82269
MID ATLANTIC BANKCORP	759727	NOVA CAPITAL INC	840404	PHOENIX LEASING GROWTH FUND 1982	35622
MID SOUTH INSURANCE CO	791254	NOVA COLOR INC	313457	PHOENIX LEASING INCOME FUND 1977	21686
MID STATE TRUST II	828978	NOVATEK INTERNATIONAL INC	832334	PHOENIX LEASING INCOME FUND 1980	31335
MIDAMERICAN CORP	808687	NRM OPERATING CO LP.	794413	PHOENIX LEASING INCOME FUND 1981	35354
MIDMERICA BANK CORP	833727	NSA INC /CO	798176	PHOENIX LEASING INCOME FUND 1982-1	3559
MIDTOWN NORTH LTD /GA/	779587	NSC SERVICE GROUP INC	810111	PHOENIX LEASING INCOME FUND 1982-2	7028
MILESTONE CAPITAL INC	817129				
MILLS MUSIC TRUST		NTS MORTGAGE INCOME FUND	841942	PHOENIX LEASING INCOME FUND 1982-3	7028
	066496	NTS PROPERTIES PLUS LTD	818089	PHOENIX LEASING INCOME FUND 1982-4	7028
MINERAL DEVELOPMENT INC	316300	NUGGET OIL CORP	276327	PHOENIX LEASING INCOME FUND VI	7099
MINERAL KING BANCORP INC	842179	NUMEX CORP	318716	PHOENIX LEASING INCOME FUND VII	7326
MINERAL MOUNTAIN MINING & MILLING CO	066600	NUTRI PRODUCTS INC	831202	PHOENIX LEASING PERFORMANCE FUND	
ML ASSET BACKED CORP	822760	NYLIFE GOVERNMENT MORTGAGE PLUS LTD	-	1980	3165
ML DELPHI PREMIER PARTNERS LP	795252	PARTNERSHIP	844414	PHOENIX NBC PLAZA LTD	7029
ML REAL ESTATE RECOVERY FUND L P	825036	OHIO & SOUTHWESTERN ENERGY CO	053320	PHOENIX VENTURES INC	2150
ML TRUST XLI	837561				
ML TRUST XLII		OLD TYME SOFT DRINKS INC	819967	PIEDMONT FEDERAL CORP	8295
	837571	OLDE FINANCIAL CORP	813180	PINNACLE BANCORP INC	83888
MLH INCOME REALTY PARTNERSHIP	317150	OLYMPIC FINANCE CORPORATION C	842334	PITCAIRN GROUP L P	80158
MLH INCOME REALTY PARTNERSHIP II	701285	OMNI CAPITAL GROUP INC	838870	PLANTS FOR TOMORROW INC	82410
	310990	ONBANCORP INC	846609	PLANVEST DEVELOPMENT PARTNERS	76902
MLH PROPERTIES LTD PARTNERSHIP MLH PROPERTIES LTD PARTNERSHIP II MLH PROPERTIES LTD PARTNERSHIP III	316223	ONE BANCORP OPTI MAG SUBSTRATE INC	740781	PLAYTEX FAMILY PRODUCTS CORP /DE/	84294

APPENDIX E.-DIVISION OF CORPORATION FI- APPENDIX E.-DIVISION OF CORPORATION FI- APPENDIX E.-DIVISION OF CORPORATION FI-NANCE GROUPS OF MANDATED ELECTRONIC FILERS—Continued

#### Group CF-09

NANCE GROUPS OF MANDATED ELECTRONIC FILERS—Continued

#### Group CF-09

NANCE GROUPS OF MANDATED ELECTRONIC FILERS—Continued

Registrant	CIK No.	Registrant	CIK No.	Registrant	CIK No.
PLM EQUIPMENT GROWTH FUND III	824210	PRUDENTIAL BACHE FUTURES GROWTH		RURAL ELEC COOP GRANTOR TRUST DES-	
PMR CORP	829608	FUND LP	823347	ERET 1988-D2	829874
PNB BANKSHARES INCPOLARIS AIRCRAFT INCOME FUND V	847068 832923	PRUDENTIAL BACHE PENSION & INTL INVES- TOR LP PI 2	B37494	RURAL ELEC COOP GRANTOR TRUST DES-	80007
POLYDYNE INDUSTRIES INC	832984	PRUDENTIAL BACHE PENSION & INTL INVES-	03/494	RURAL ELEC COOP GRANTOR TRUST TEX	829873
PORT ST LUCIE NATIONAL BANK HOLDING	005444	TOR LP PI 1	837492	LA 1988-T2	829648
PRECIOUS METAL MINES INC	835411 825999	PRUDENTIAL BACHE PENSION & RETIRE- MENT LP PBR-3	793711	RURAL ELEC COOP GRANTOR TRUST TEX LA 1988-T1	829547
PREFERRED INCOME FUND II LIMITED PART-		PRUDENTIAL BACHE PENSION & RETIRE-	EL IS	RURAL ELEC COOP GRANTOR TRUST KEPCO	OEGON
NERSHIP	843005	MENT LP PBR-4	813767	1988-K2	829677
PRESIDENTIAL FUND I LIMITED PARTNER-	792336	PRUDENTIAL BACHE PENSION & RETIRE- MENT LP PBR-2	775301	RUFAL HOUSING TRUST 1987-1	820783 790228
SHIP	831242	PRUDENTIAL HOME MORTGAGE SECURITIES	2700000	RYAN MORTGAGE ACCEPTANCE CORP	70334
PRICE T ROWE REALTY INCOME FUND I	752743	PRUDENTIAL REALTY ACQUISITION FUND II	822657	RYAN MORTGAGE ACCEPTANCE CORP II	72559
PRICE T ROWE REALTY INCOME FUND II	787493 805298	LP	752292	RYAN MORTGAGE ACCEPTANCE CORP IV	74098 74096
PRICE T ROWE REALTY INCOME FUND IV	826315	PS MARINA INVESTORS I	831491	RYAN MORTGAGE ACCEPTANCE CORP V	83235
RIME BANCORP INC	823550	PS PARTNERS VI LTD	773281	RYLAND ACCEPTANCE CORP THREE	72427
PRIME CABLE INCOME PARTNERS LP	793598 357217	PUBLIC STORAGE PROPERTIES VI INC	742689 313741	RYLAND ACCEPTANCE CORPORATION FOUR	708311 76366
PRIMEBANK FINANCIAL CORP	846804	PUBLIC STORAGE PROPERTIES VII LTD	319785	RYLAND MORTGAGE SECURITIES CORP /VA/	81149
PRIMOS HOLDINGS INC	837760	PUBLIC STORAGE PROPERTIES VIII LTD	353461	S L RESOURCES INC	84290
PRINCETON FINE ART INC	789850	PUBLIC STORAGE PROPERTIES X LTDPUBLIC STORAGE PROPERTIES XI LTD	709333 726282	SAFE AID PRODUCTS INC	835324 829117
FUND LP SER I	823195	PUBLIC STORAGE PROPERTIES XII LTD	737206	SALOMON BROTHERS MORTGAGE SECURI-	
PROCYON CORP	812306	PUBLIC STORAGE PROPERTIES XIV LTD	719839	TIES VII INC	80987
PROFESSIONAL VENTURES INCPROGRAMS UNLIMITED INC	803172	PUBLIC STORAGE PROPERTIES XIX LTD PUBLIC STORAGE PROPERTIES XV LTD	800180 757564	SAME DAY EXPRESS INCSANCHEZ OBRIEN 1981 B DRILLING CO	786815 35425
PROGRESSIVE VENTURES INC	353705 843518	PUBLIC STORAGE PROPERTIES XVI LTD	769569	SANI TECH INDUSTRIES INC	805904
PROPERTY RESOURCES FUND VIII	746720	PUBLIC STORAGE PROPERTIES XX LTD	819335	SANTA BARBARA FUNDING I INC	788421
PROPERTY SOLUTION USA INC	775762	ONB CORP	750558	SANTA BARBARA SAVINGS & LOAN ASSO- CIATION	809171
PROPHETSTOWN MANUFACTURING INC	729975 768892	QSR INCOME PROPERTIES LTD	783287 081350	SANWA BANK CALIFORNIA	059951
RUDENTIAL BACHE DIVERSIFIED FUTURES	700092	QUALIFIED HOUSING PARTNERS LIMITED	001330	SARKIS CAPITAL INC	813567
FUND LP.	833225	PARTNERSHIP	826817	SASSOON INTERNATIONAL INCSCFC AUTOMOBILE LOAN TRUST 1989-1	724977 841392
RUDENTIAL BACHE ENERGY GROWTH FUND LP G-2	801582	QUALITY RESORTS OF AMERICA INC	766431 828878	SCI TECH VENTURES INC	826674
RUDENTIAL BACHE ENERGY GROWTH	801582	QUIESCENT CORP	841282	SCOTTSDALE LAND TRUST LIMITED PART-	
FUND LP G-3	801585	RAL INCOME PLUS EQUITY GROWTH V LTD		NERSHIP	824098
RUDENTIAL BACHE ENERGY GROWTH	200000000000000000000000000000000000000	PARTNERSHIP	832310	SEA WOLF VENTURES INCSEAMENS MORTGAGE FINANCE II INC	841124
RUDENTIAL BACHE ENERGY INCOME FUND	801580	RAMADA ASSURED INCOME ASSOCIATES LP RAMCO ENERGY CORP	812821 829283	SEAMENS MORTGAGE FINANCE INC	818434
1983 P-3	745148	RANCHO VENTURES LTD	789986	SEARS CREDIT ACCOUNT TRUST 1988 A	832088
RUDENTIAL BACHE ENERGY INCOME FUND		REALTY PARKING PROPERTIES LP	841127	SEARS CREDIT ACCOUNT TRUST 1988 B	838162 843767
1983 P-2 RUDENTIAL BACHE ENERGY INCOME FUND	743452	RECOGNITION TECHNOLOGY INC	799634 840007	SEARS MORTGAGE FUNDING TRUST 1988-1	842703
1983 P-1	743451	REFLECTONE INC /FL/	785037	SEAWAY FINANCIAL CORP	830927
RUDENTIAL BACHE ENERGY INCOME LP		REGENT BANCSHARES CORP	846979	SECURED INCOME L P	840214
RUDENTIAL BACHE ENERGY INCOME LP	814397	REMINGTON FOX INC	829548 821706	SECURED INVESTMENT RESOURCES FUND	
IVP-16	813768	REPUBLIC HEALTH CORP	719242	LP III	839638
RUDENTIAL BACHE ENERGY INCOME LP	-	REPUBLIC LEASING INC /WA/	761682	SECURITY INVESTMENTS GROUP INC	843155 088547
VP-19	825198	RESIDENTIAL RESOURCES INC	791344 838044	SECURITY PACIFIC NATIONAL BANK /DE/	806244
VIP-23	826493	RESOURCE TECHNOLOGY GROUP INC	831206	SECURNET MORTGAGE SECURITIES CORP I	811594
RUDENTIAL BACHE ENERGY INCOME LP		RETIREMENT LIVING TAX EXEMPT MORT-		SELECTORS INC	230557 746776
VP-18	820079	REVCO D S INC	789283 083496	SEMPER BARRIS INC	819555
VP-21	831963	REXNORD CORP	843762	SENERGY 1986 LTD	784009
RUDENTIAL BACHE ENERGY INCOME LP		RF&P CORP	828830	SEPTIMA ENTERPRISES INC	842013 779956
VP-20	831362	RIC 24 LTD	825006	SFFED CORP	829803
VP-22	837493	RINGOR INTERNATIONAL LIMITED.	825007 828511	SHEARSON BK PROPERTIES INC	783463
RUDENTIAL BACHE ENERGY INCOME LP		RINGSIDE INTERNATIONAL BROADCASTING	4	SHEARSON BK RESTAURANTS INC	783462 783464
RUDENTIAL BACHE ENERGY INCOME LP	798912	CORP	824961	SHEARSON MURRAY REAL ESTATE FUND IV	700404
HUDENTIAL BACHE ENERGY INCOME LP	799170	RITTENHOUSE CAPITAL CORP	831382 860194	LTD	319303
RUDENTIAL BACHE ENERGY INCOME LP IIP-	133110	RIVERSIDE CAPITAL INC	842694	SHOPCO REGIONAL MALLS LPSHUR SCAPE SYSTEM INC	830738 833204
8	774456	RMI COVERED HOPPER RAILCAR MANAGE-		SHURGARD INCOME PROPERTIES FUND 18	033204
RUDENTIAL BACHE ENERGY INCOME LP IIP-	726402	MENT PROGRAM 79-1 311250	040400	LP	808417
RUDENTIAL BACHE ENERGY INCOME LP IIP-	736493	ROBOTIC LASERS INC.	843492 827100	SHURGARD INCOME PROPERTIES III	706004 827083
11	795751	ROCHESTER COMMUNITY SAVINGS BANK	840068	SIERRA CAPITAL REALTY TRUST VIII CO	828957
RUDENTIAL BACHE ENERGY INCOME LP IIP-	792007	ROCK A BYE BABY INC /DE	819553	SIERRA PACIFIC POWER CO	090144
RUDENTIAL BACHE ENERGY INCOME LP IIP.	782997	ROCKLAND ELECTRIC CO	084613 830055	SILVER CRESCENT INC /NEW/ SILVER SCREEN PARTNERS II L P.	319984
4	751373	ROTHCHILD COMPANIES INC	099680	SILVER SCREEN PARTNERS II LP	764219 799101
RUDENTIAL BACHE ENERGY INCOME LP IIP-	20.000	ROYALE GROUP LTD	018300	SILVER SCREEN PARTNERS IV L P	826600
7RUDENTIAL BACHE ENERGY INCOME LP IIP-	764575	RPS GROWTH & INCOME FUND LP	823211	SILVER SCREEN PARTNERS L P	715082
5	751375	RS FINANCIAL CORP	825980 840252	SKIN CONTROL SYSTEMS INC	832504
RUDENTIAL BACHE ENERGY INCOME LP IIP-		RURAL ELEC COOP GRANTOR TRUST SOY-	UHUZUZ	SLH PERFORMANCE PARTNERS FUTURES	716939
6	765947	LAND 1987 A-4	814702	FUND LP	841941
HUDENTIAL BACHE ENERGY INCOME LP	790518	RURAL ELEC COOP GRANTOR TRUST SOY- LAND 1987-A33	814699	SMITH BARNEY MORTGAGE CAPITAL TRUST	04070
			E3 1 54 E33 F34 /		
RUDENTIAL BACHE EQUITEC REAL ESTATE PARTNERSHIP		RURAL ELEC COOP GRANTOR TRUST KEPCO	01,000	SOLAR SATELLITE COMMUNICATION INC	842788 729588

NANCE GROUPS OF MANDATED ELECTRONIC FILERS—Continued

731651

799120 829905

819631

791302

217222

354509

825881

825886

830519

732046

838171

844164 840570

823190

315545

833212

317261

742167

819690

820760

827065

748858

771557

794450

097258

097432

843523

VERTX CORP.

VESTEX INC.

Group CF-09 Registrant CIK No. SOLECTRIC CORP. SONOCHEM INC SOUTHEAST ACQUISITIONS II LP SOUTHEASTERN CONTROL SYSTEMS INC. SOUTHWEST OIL & GAS INCOME FUND VIII-A SOUTHWEST ROYALTIES INST INCOME FUND VIII B LP. SPACE WIF CORP .. SPANTEL CORP. SPARTA CORP SPECIAL DELIVERY SYSTEMS INC... SPECIALTY RETAIL VENTURES INC. SPERZEL NV INC /NV/. SPM GROUP INC..... ST JOSEPHS PHYSICIAN ASSOCIATES INC ST LOUIS SUNSWEPT PARTNERS LTD STAR ACQUISITIONS CORP... STAR PARTNERS II LTD...... STAR PARTNERS LTD...... STAR RESOURCES INC /DE/. 828944 812951 842715 STERLING FUEL RESOURCES DRILLING **FUND 19.** STERLING HISTORIC INVESTORS LP. STERLING INVESTMENTS LTD..... 829322 094167 STERLING OIL OF OKLAHOMA INC STIMUTECH INC STONE MOUNTAIN INDUSTRIES INC. 831674 STORAGE PROPERTIES INC ... 832104 STRUCTURED ASSET SECURITIES CORPORA-TION. 808851 STYLEX HOMES INC. 095047 SUBURBAN BANKSHARES INC /FL SUN BANCORP INC 713975 SUN BANCORP INC.
SUNSHINE MINING CO / DE.
SUPER 8 LODGING V LTD.
SUPER 8 MOTELS NORTHWEST I.
SUPER 8 MOTELS NORTHWEST II.
SUPER 8 MOTELS TEXAS LTD.
SUPER FUND PREFERRED LTD PARTNER-840115 833376 737876 701258 313299 SHIP 832453 SUPREME INCOME FUND LP 826401 SWIFT ENERGY INCOME PARTNERS 1988-1 LTD 842786 SWIFT ENERGY INCOME PARTNERS 1988-B LTD 842784 ENERGY MNGD PENSION ASSETS 842785 842787 832816 SYBRON CHEMICALS INC ..... 832815 SYMMAR INC SYNTHETIC BLOOD & MEDICAL TECHNOL-OGIES INC SYNTHETIC BLOOD INTERNATIONAL INC. 034956 SYSTEMS ASSURANCE CORP /ME/.....
TALKING RINGS ENTERTAINMENT INC. 705581 828827 TALMAN FINANCE CORP F 096271 835949 TAMPA FOODS L P. TARRAGON CORP... TECH HOLDING INC 818180 831888 TORS III 844217 TECON INC /UT/ 769592 840257 TEJAS GAS CORP /DE/\_\_\_\_\_TEL INSTRUMENT ELECTRONICS CORP TELCO COMMUNICATIONS INC .... 827082 TELESCAN INC TEMPO LP INC

TERRAMAR CORP

TEXAS EASTERN TRANSMISSION CORP.

NANCE GROUPS OF MANDATED ELECTRONIC FILERS-Continued

Group CF-09 Registrant CIK No. THERMAL ENERGY STORAGE INC. 313277 TIS MORTGAGE ACCEPTANCE CORP. TIVOLI VENTURES INC. 841752 799205 840543 TMI INCOME PLUS LIMITED PARTNERSHIP... TMS INC 835412 TOEN GROUP INC. 837295 785539 TPI LAND DEVELOPMENT IV LIMITED PART-825668 TPI LAND INVESTORS II LIMITED PARTNER-740727 TRADUX CORP. TRANSAMERICA OCCIDENTAL LIFE INSUR-ANCE CO /CA/ 837757 TRANSCOLOR CORP 832444 TRANSMAGNETICS INC. 099300 811591 702321 TREATS ENTERPRISES INC .. 839430 TRENWICK GROUP INC. 787952 TRIPLE CO /CO/ 831126 TRISTATE BANCORP INC 839539 833026 TROY LEASE INCOME L P TRUMP TAJ MAHAL FUNDING INC. TUBOSCOPE INC. 100087 835666 808714 819802 TWO PARK AVENUE ASSOCIATES ... U HAUL INTERNATIONAL INC..... 356024 004458 U.S. ENVIRONMENTAL INC... U.S. THRIFT OPPORTUNITY PARTNERS L.P... 844010 831660 830995 UAC INC 203505 UGTC CAPITAL CORP 831873 832172 840255 UNDERWRITERS RE CORP... 832425 UNIMAX CORP 100757 352710 UNIROYAL CHEMICAL ACQUISITION CORP., UNITED EDUCATORS INC. 830994 101150 UNITED ENVIRONMENTAL CORP.
UNITED FEDERAL BANCORP INC.
UNITED INSURANCE COMPANIES INC.
UNITED INVESTORS GROWTH PROPERTIES.
UNITED INVESTORS INCOME PROPERTIES. 832193 843082 773660 831663 830056 UNITED MAGAZINE CO.....UNITED NATIONAL BANCORP 831959 UNITED STATES EQUIPMENT INCOME FUND I UNITED STATES EQUIPMENT INCOME FUND 808274 316692 730473 UNITED STATES HOME MORTGAGE CREDIT 713621 UNIVERSAL CABLE TELEVISION INC. 803964 840466 UNIVERSAL CAPITAL INC. UNIVERSAL FUELS CO.... 315375 UNIVERSITY REAL ESTATE PARTNERSHIP V... 311173 UNSL FINANCIAL CORP. UPTICK VENTURES INC. 831232 URBAN IMPROVEMENT FUND LTD 1973 II.....
US ACCEPTANCE CORP...... 102342 766549 840399 832482 UST FASTBACS 1987-A GRANTOR TRUST UST FASTBACS 1987-B GRANTOR TRUST 820784 823884 UST FASTBACS 1988-A GRANTOR TRUST UST FASTBACS 1988-B GRANTOR TRUST 840544 VALENCE TECHNOLOGY INC.....VAN DOREN RUBBER COMPANY INC. 844494 VANDEN CAPITAL GROUP INC. VANFED BANCORP 837600 840575 VANGUARD REAL ESTATE FUND II...
VANTAGE INC.... 823488 789667 VARSITY DEVELOPMENT INC 788333 VENTNOR CORP. VENTURA INC 835406 VENTURE ENTERPRISES INC. VENTURE FUNDING CORP.... 778165 774454 826683 VENTURE WORLD LTD ...

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APPENDIX E .- DIVISION OF CORPORATION FI- APPENDIX E .- DIVISION OF CORPORATION FI- APPENDIX E .- DIVISION OF CORPORATION FI-NANCE GROUPS OF MANDATED ELECTRONIC FILERS-Continued

#### Group CE-00

Group CF-09	
Registrant	CIK No.
VIDDATECH INC	000
VIBRATECH INC	832105
FUND LI	829374 103501
VIDEO STATION INC	
VIGILANCE SYSTEMS CORP.	315411
VIKING PUMP INC	832106
VINEYARD NATIONAL BANCORP	840256
VMS INVESTORS FIRST STAGED EQUITY LP II.	790882
VMS MORTGAGE INVESTMENT FUND	822829
VMS NATIONAL HOTEL PARTNERS	
WARNER TECHNOLOGIES INC /LA/	
WARREN BANCORP INC	830750 832107
WASHINGTON GEORGE CORP	
WELCOM CAPITAL INC	
WELLESLEY LEASE INCOME LIMITED PART-	000200
NERSHIP IV	825851
WELLMAN MINING CORP	789858
WELLS REAL ESTATE FUND II-OW	824004
WELLS REAL ESTATE FUND III L P	638856
WENDYS OF WEST MICHIGAN LIMITED PART- NERSHIP	901111
WES TENN DANCOOD INC	801446
WESTAH INJUSTIFIES INTERNATIONAL INC	826445
WESTERN ANTENNA CORP	805902
WESTERN FEDERAL SAVINGS & LOAN ASSO-	
CIATION	786706
WESTERN FINANCIAL AUTO LOANS 2 INC	802676
WESTERN NATIONAL LIFE INSURANCE CO	841286
WESTERN REAL ESTATE FUND INC	806187
WESTSTAR GROUP INC	
WESTWIND GROUP INC	814741
WHITE CLOUD EXPLORATION INC.	736314
WHITE HALL INVESTMENTS INC	841287
WHITEHALL INCOME FUND 86	790027
WHOLESALE OPTICAL CLUB INTERNATIONAL	
INC	835766
WILDCAT MOUNTAIN CORP	107111
LP.	827830
WINDPOWER PARTNERS 1984	746059
WINDSOR PARK PROPERTIES 6	836393
WINGATE HOUSING PARTNERS LTD	701745
WINLAND ELECTRONICS INCWINTERHAWK INVESTMENTS INC	749935
	839485 736998
WITTER DEAN CORNERSTONE FUND II	736999
WITTER DEAN CORNERSTONE FUND III	
WITTER DEAN DIVERSIFIED FUTURES FUND	70,000
WITTER DEAN PRINCIPAL GUARANTEED	839945
FUND II LP.	841754
WITTER DEAN PRINCIPAL GUARANTEED FUND III LP	
WITTER DEAN PRINCIPAL GUARANTEED	844234
FUND LP	832350
WITTER DEAN REALTY YIELD PLUS II LP	830340
WONG SUE INTERNATIONAL INC	797666
WORK RECOVERY INC	841712
WORLD CUP CHAMPIONSHIP FUND LIMITED	
PARTNERSHIP	832487
WR CAPITAL GROUP INC	841123 821357
WULF OIL CORP	108633
WULF OIL CORPX ZEL INC	778885
XI TEC INC	786301
YAGER KUESTER PUBLIC FUND LIMITED	
PARTNERSHIP	797397
YELLOW LINE CAPITAL INC.	700025
YOUNG CLIFF RESTAURANTS INC	832099
ZENITU VENTUDES CODO	831251
ZENITH VENTURES CORP	
ZEVEX INTERNATIONAL INC	827056
ZEVEX INTERNATIONAL INCZIEGLER MORTGAGE SECURITIES INC II	784013
ZEVEX INTERNATIONAL INCZIEGLER MORTGAGE SECURITIES INC II	784013
ZEVEX INTERNATIONAL INC. ZIEGLER MORTGAGE SECURITIES INC II ZODIAC FUTURES FUND LP. ZOND PANAERO WINDSYSTEM PARTNERS I ZORBAS PALACE INC.	784013 832608 767404
ZEVEX INTERNATIONAL INCZIEGLER MORTGAGE SECURITIES INC II	784013

FILERS

Group CF-10

NANCE GROUPS OF MANDATED ELECTRONIC NANCE GROUPS OF MANDATED ELECTRONIC FILERS-Continued

Group CF-10

APPENDIX E.-DIVISION OF CORPORATION FI- APPENDIX E.-DIVISION OF CORPORATION FI- APPENDIX E.-DIVISION OF CORPORATION FI-NANCE GROUPS OF MANDATED ELECTRONIC FILERS—Continued

Group CF-10		Group CF-10		Group CF-10	
Registrant	CIK No.	Registrant	CIK No.	Registrant	CIK No.
1000 A CDANTOR TRUCT	*******				-
1988-A GRANTOR TRUST	829083	BORLAND INTERNATIONAL INC/DE	853273	COMMERCIAL ACQUISITIONS CORP /CO/	854096
1ST NATIONAL FILM CORP	853832	BOSTON CAPITAL TAX CREDIT FUND II LTD		COMMERCIAL BANCORP OF GWINNETT INC	852573
ACTIVE ACQUISITIONS INCADLEX CORP	846194	PARTNERSHIP	853566	CON TECH SYSTEMS INC	842233
	859173	BOSTON FINANCIAL QUAL HOUSING TAX		CONDOR SERVICES INC	845815
ADVANCED MEDICAL DYNAMICS INC	823314	CREDIT LP 4 /MA/ 845035		CONNECTICUT BANK & TRUST COMPANY NA	817427
ADVANCED PORTFOLIO MANAGEMENT II L P	845927	BOSTON FINANCIAL QUAL HOUSING TAX	000007	CONQUEST VENTURES INC	845880
ADVANTAGE CORPORATE INCOME FUND L P AEP GENERATING CO /OH/	851719	CREDIT LP 2	830997	CONROY INC LIQUIDATING TRUST	023538
AERIAL ACQUISITION INC	857571	BRADFORD BANKSHARES INC	852618	CONSERVATIVE SAVINGS CORP	855890
AFFILIATED PUBLICATIONS INC	856572	BRAUVIN INCOME PLUS L P. III	850142	CONSOLIDATED CIGAR CORP	846584
AHSC HOLDINGS CORP	849696 855042	BRIAN CAPITAL INC	845874 855373	CONTINENTAL BANCORPORATION	847926
AIRFUND II INTERNATIONAL LIMITED PART-	000042	BRUNNER COMPANIES INCOME PROPERTIES	855573	CONTINENTAL GENERAL CORP	829650
NERSHIP.	853937		847319	CONTINENTAL SAVINGS OF AMERICA SERIES	0.40000
ALFA INDUSTRIES INC	846376	BRYAN BANCORP OF GEORGIA INC	850210	19	846980
ALTERNATIVE ASSET GROWTH FUND L P	851998	BTNC CORP	846491	COOPER LABORATORIES INC	024473
AME FINANCIAL SERVICES INC	852905	BURKE MARKETING RESEARCH INC /OH	851963	COOPERATIVE UTILITY TRUST CAJUN	00004
AMERIANA BANCORP	855574	BURLINGTON INDUSTRIES CAPITAL INC	855047	SERIES 1988-A7	832942
AMERICA FIRST FINANCIAL FUND 1988 LTD	- Carlotte	BW TRUST 1989 1	854773	SERIES 1988-A8	832943
PARTNERSHIP	854696	CABLE TV FUND 10	355562		03294
AMERICAN CAPITAL HOLDINGS INC	842570	CABLE TV FUND 15-A LTD	849976	COOPERATIVE UTILITY TRUST CAJUN	00004
AMERICAN EAGLE INVESTMENT CORP	847394	CALMAR SPRAYING SYSTEMS INC	844864	SERIES 1988-A9	832944
AMERICAN HOME FUNDING TRUST 1989-2	852774	CAMELBACK CAPITAL INC	814499	COOPERATIVE UTILITY TRUST CAJUN	95197
AMERICAN HOUSING TRUST III /NY/	848613	CAPITAL ADVISORS ACQUISITION CORP	844893	SERIES 1988-A11	851872
AMERICAN HOUSING TRUST IV	846009	CAPITAL MORTGAGE PLUS L P	845875	COOPERATIVE UTILITY TRUST CAJUN	051074
AMERICAN INCOME PARTNERS V A LTD	0.0003	CAPSTEAD SECURITIES CORP II	819046	SERIES 1988-A10	851870
PARTNERSHIP	847557	CARDINAL FINANCIAL GROUP INC	842925		05+076
AMERICAN INCOME PARTNERS V B LTD	Contract	CARGILL BANCORP INC	844125	SERIES 1988-A12	851876
PARTNERSHIP	847558	CATERAIR HOLDINGS CORP	855020	COORDINATED MEDICAL SERVICES OF	
AMERICAN MEDICAL TECHNOLOGIES INC	842695	CAYMAN ACQUISITIONS INC	846810	NORTH CAROLINA INC 857100	847450
AMERICAN OPPORTUNITY SEARCH INC	855689	CB COMMERCIAL HOLDINGS INC	852203	COPLEY REALTY INCOME PARTNERS 4	
AMERICAN RETIREMENT VILLAS PROPER-		CECO FILTERS INC.	811037	CORPORATE PROPERTY ASSOCIATES OF B	855879 845028
TIES III LP	853274	CELLULAR TELEPHONE ENTERPRISES INC	862885	CORPORATE PROPERTY ASSOCIATES 9 L P CORPORATE REALTY INCOME TRUST I	853075
AMERICAN TAX CREDIT PROPERTIES II L P	842314	CENTENNIAL FINANCIAL CORP	861997	CROSSLAND COMMERCIAL FUNDING CORP I	84707
AMERICAN TAX CREDIT PROPERTIES III LP	856135	CENTRA CORP	831904	CURBSTONE ACQUISITION CORP	846005
AMERINST INSURANCE GROUP INC	822615	CENTRAL JERSEY FINANCIAL CORP	851635	CXR CORP	854852
AMES FINANCIAL CORP	862694	CENTRAPLEX CORP	849147		847486
AMFAC JMB FINANCE INC	842701	CENTURY SOUTH BANKS INC	357105	CYPRESS EQUIPMENT FUND LTD.	852769
ANDRAPLEX CORP	849146	CERRITOS VALLEY BANCORP	822371	DANDEES ENTERPRISES INC	849315
ANGELES GROWTH & INCOME FUND	852159	CFAC REMIC TRUST 1989-A	856594	DATABASE TECHNOLOGIES INC	857736
ANKAP INC	853529	CFC-7 GRANTOR TRUST	855916	DATRONIC EQUIPMENT INCOME FUND XVI L	00//30
ANTAEUS ACQUISITIONS INC	852001	CHEMICAL BANK CREDIT CARD TRUST 1989-		P. DATHONIC EQUIPMENT INCOME FUND AVI E	814323
APPLIED VISION SYSTEMS INC /MN/	845751	A	857089	DATRONIC EQUIPMENT INCOME FUND XVIII L	01402
ARGYLE FUNDING INC	846806	CHEMICAL BANK GRANTOR TRUST 1989 A	855579	P	85067
ARIZONA LAND OPPORTUNITY FUND LIMITED		CHEMICAL GRANTOR TRUST 1989 B	858234	DAVID ENTERPRISES INC.	854242
PARTNERSHIP	846906	CHESAPEAKE FINANCIAL SHARES INC	847538	DECATHLON ADVISORS LP	850340
ARMANINO FOODS OF DISTINCTION INC /		CHESTER VALLEY BANCORP INC	854098	DELTA OMEGA TECHNOLOGIES INC	846978
CO/	814339	CHEVY CHASE EXTENDIBLE CREDIT CARD		DESAI FUTURES FUND LIMITED PARTNER-	0.001
ART CARDS INC	822618	TRUST 1989-C	856421	SHIP.	847479
ARVIDA JMB PARTNERS L P II	852494	CHEVY CHASE EXTENDIBLE CREDIT CARD		DISTRIBUTION SERVICES INC	853930
ASHLAND CAPITAL GROUP INC	831744	TRUST 1989-B	856420	DIVERSIFIED HISTORIC INVESTORS VII	845029
ASPEN FOUR SEASONS L P	854165	CHICAGO & NORTH WESTERN ACQUISITION		DLJ ACCEPTANCE TRUST I	85045
ASTROTECH INTERNATIONAL CORP /NEW	835759	CORP.	854384	DLJ ACCEPTANCE TRUST II	851745
	853997	CHRISKEN GROWTH & INCOME LP II	850625	DOLLAR DRY DOCK FUNDING CORP	82113
BALANCED OPPORTUNITY FUND LIMITED	846874	CHRISTIAN PURCHASING NETWORK INC	855663	DOVER CAPITAL CORP	846770
	054151	CHRYSLER CAPITAL INCOME PARTNERS L P	852576	DOVER HISTORIC PARTNERS L P	84954
BALDWIN & LYONS INC	854151 009346	CIS CAPITAL EQUIPMENT FUND LTD 1	769725 849487	DOWELL ENTERPRISES INC	846873
BANK OF NEW ENGLAND 1989 A GRANTOR	009340	CITI CREDIT CARD TRUST 1989-1	856610	DQE INC	846930
TRUST	856927	CITIBANK FEDERAL SAVINGS BANK		DR HOLDINGS INC OF DELAWARE	85908
BANK OF NEW ENGLAND WEST NA	856675	CITIBANK N A MORTGAGE PASS THROUGH	848655	DR PEPPER BOTTLING COMPANY OF TEXAS	843397
BANKNORTH GROUP INC /DE/	851105	CERTIFICATES	849345	DREWRY PHOTOCOLOR CORPORATION LIQ-	A CONTRACTOR
BARTON WILLIAM FINANCIAL INC	0.100.10	CITIBANK NA	036684	UIDATING TRUST	862310
BASES BURKE INSTITUTE INC	851964	CITICORP MORTGAGE SECURITIES INC	811785	DREXEL BURNHAM LAMBERT CMO TRUST	
BASS REAL ESTATE FUND III LIMITED PART-	Contract of the Contract of th	CITICORP NATL SERV INC CONS AUTO CERT	5,1103	SERIES 27	846498
NERSHIP	819934	GRANT TR.	854118	DRUMMOND BANKING CO	857558
BAYVIEW CAPITAL INC	856571	CITICORP NATL SERV INC CONS AUTO CERT		DURAPLEX CORP	849143
BDOL 1979 PROGRAM LTD	278050	GRANT TR II	854119	EAGLE BANCORP INC /GA/	865792
BEACON CAPITAL CORP	853530	CITIZENS & SOUTHERN 1989 A GRANTOR		EAGLE EYE ENTERPRISES INC	85535
BEAR STEARNS SECURED INVESTORS	5000000000	TRUST	853771	EAGLE VISION INC	845560
TRUST 1989-2	846892	CITIZENS BANCSHARES INC /OH/	855876	EASTERN PETROLEUM CO /OH/	853633
BEAR STEARNS SECURED INVESTORS		CITRUS FINANCIAL SERVICES INC	852616	ECOVA CORP	79954
TRUST 1989-4	849134	CLINTON APPALACHIAN 89 PROGRAM	850413	EDINBURGH CAPITAL INC	84929
BELLBROOK BANCORP INC	849346	CLUB USPN INC	845807	EDISTO RESOURCES CORP	857102
BENAPLEX CORP	849215	CML CHURCH MORTGAGE INC	847433	EIGHT HOLDINGS INC	858365
BERRY & BOYLE DEVELOPMENT PARTNERS		COALMONT INC	855372	EL PASO REFINERY LP	854932
III	841239	COLLATERALIZED MORTGAGE OBLIGATION	The state of the s	ELECTRO BRAIN INTERNATIONAL CORP	820902
BEST RESOURCES INC	846866	TRUST 59	846654	ELEVEN HOLDINGS INC	858368
BIG BEAR STORES COMPANY/DE/	848099	COLLATERALIZED MORTGAGE OBLIGATION	2000000	ELLER INDUSTRIES INC	850493
BIO MANUFACTURING INC	862339	TRUST 58	846794	EMERALD CAPITAL INC /DE/	854164
BJ SERVICES CO	864328	COLLATERALIZED MORTGAGE OBLIGATION		EMPLOYEE BENEFIT PLANS INC	854807
BLACK BOX INCORPORATED	849547	TRUST 57	845840	ENEX 88 89 INCOME & RETIREMENT FUND	-
BLACKHAWK CAPITAL CORP	845042	COLLATERALIZED MORTGAGE OBLIGATION	200	SERIES I LP	837896
BLUEFIELD ENTERPRISES	847416	TRUST 60	849403	ENEX 88 89 INCOME & RETIREMENT FUND	1000000000
BOARDWALK CONVENTION HOTEL PART-	-	COLLATERALIZED MORTGAGE OBLIGATION		SERIES 5 LP	857507
NERS LTD	855893	TRUST 61	858230	ENEX 88-89 INCOME & RETIREMENT FUND	The same
BOGERT 1989 II LTD PARTNERSHIP	862069	COLONIAL CREDIT CARD TRUST 1989-A	857017	SERIES 3 LP	84808
BOGERT 1989 III LTD PARTNERSHIP	862070	COLONIAL NATIONAL BANK USA	822399	ENEX 88-89 INCOME & RETIREMENT FUND	
BOGERT 1989-I LIMITED PARTNERSHIP	857491	COMMERCE VENTURES INC	814606	SERIES 6 LP	861065

APPENDIX E.-DIVISION OF CORPORATION FI- APPENDIX E.-DIVISION OF CORPORATION FI- APPENDIX E.-DIVISION OF CORPORATION FI-NANCE GROUPS OF MANDATED ELECTRONIC FILERS-Continued

Group CF-10

NANCE GROUPS OF MANDATED ELECTRONIC NANCE GROUPS OF MANDATED ELECTRONIC FILERS-Continued

Group CF-10

FILERS—Continued

Registrant	CIK No.	Registrant	CIK No.	Registrant	CIK No.
ENEX 88-89 INCOME & RETIREMENT FUND	201001	FIRSTFED MICHIGAN CORPORATION		HOME EQUITY LOAN ASSET BACKED TRUST	000000
SERIES 4 LP ENEX OIL & GAS INCOME PROGRAM III	861064	FIVE HOLDINGS INC	858363	SERIES 1989-1	859229
SERIES 8 LP	837894	FLAGSHIP FINANCIAL CORP	846733 844060	HOME FINANCIAL CORP / DE/ HOME MISSION BD OF THE SOUTHERN BAPT	847410
ENEX OIL & GAS INCOME PROGRAM HI		FLAIR COMMUNICATIONS INC	820789	CONV	847789
SERIES 7 LP ENEX OIL & GAS INCOME PROGRAM IV	837895	FLEA FAIR USA INC	846773	HOME MISSION BD OF THE SOUTHERN BAPT CONV SER C	847790
SERIES 2 LP	848463	1989-3 TRUST	860128 844883	HOME MISSION BD OF THE SOUTHERN BAPT CONV SER B	847791
SERIES 3 LP	854221		826227	HOME MISSION BD OF THE SOUTHERN BAPT	047731
ENEX OIL & GAS INCOME PROGRAM IV	10000000	FORD CREDIT 1989-A GRANTOR TRUST	842911	CONV SER E	862282
SERIES 4 LP	855112	FORD CREDIT 1989-B GRANTOR TRUST		HOMESTEAD NATIONAL CORPORATION	835920
ENEX OIL & GAS INCOME PROGRAM IV SERIES 5 LP	861063	FOTG FUND I LIMITED PARTNERSHIP	849937 858362	ICA MORTGAGE CORPORATION TRUST 1989-	850141
EO SHEARSON HOTEL PROPERTIES L P	822968	FOURTEEN HOLDINGS INC	858370	2	851744
EQUIPMENT LEASING CORPORATION OF		FRANKLIN SELECT REAL ESTATE INCOME		ICON CASH FLOW PARTNERS LP SERIES B	849278
AMERICA	794566	FUND.	845613	IDM PARTICIPATING INCOME COMPANY V	849623
EQUITAS GROUP	850317	FRP PROPERTIES INC	844059 855578	IDS JONES GROWTH PARTNERS 87-A LTD/	857488
EQUITY FUND 4 820908.	Terres.	FUTURE SYSTEMS INC	857328	IDS JONES GROWTH PARTNERS 89-B LTD	849978
EQUIVEST FINANCE INC	820917	FUTURISTIC INNOVATIONS INC	855424	IDS JONES GROWTH PARTNERS II L P	850669
ES&L BANCORP INC.	861995		845806	IDS SHURGARD INCOME GROWTH PART-	
ESCO ELECTRONICS CORP	866706			NERS LP	822816
EUREKA CAPITAL CORPORATION I.	828941 846715	GATEWAY FED CORP		IEA INCOME FUND X LP	853735 849407
EVCO INDUSTRIES INC	854378	GEM CITY FINANCIAL FUNDING INC		IMAGING MANAGEMENT ASSOCIATES INC/	043401
EVERFLOW DRILLING PROGRAM 1989-90A	862015	GEMINEX INDUSTRIES INC	831970	COLO/	845401
EXALTISTICS INC	846381	GEMINI INCOME FUND 17 LP		INDEPENDENT RESEARCH AGENCY FOR LIFE	
EXCEL PROPERTIES LTD II	850958 824485	GENESIS INVESTMENT GROUP INC	852449 846583	INSURANCE INC 354242	
EXCELSION CAPITAL CORPICO!	852525	GLASSTECH INDUSTRIES INC /DE/	857564	WORK INC.	834948
EXESS INC	851720	GLENDALE FED BANK FED SAV BANK CLASS	- Edward	INDSPEC CHEMICAL CORP	847069
EXOTIC BODIES INC.	846476	A SER 1989-1	849287	INFORMATION RESOURCE ENGINEERING INC.	850313
F 1000 FUTURES FUND LP SERIES VI	856646 853931	GLENDALE FED BANK FED SAV BANK SERIES 1991-1	000010	INLAND LAND APPRECIATION FUND II LP	853496
FAIRVIEW REAL ESTATE INC	853932	GMAC MORTGAGE SECURITIES II INC	860219 812354	INLAND LAND APPRECIATION FUND LP	825315 812909
FALCON CLASSIC CABLE INCOME PROPER-	GOODOE	GNB BANCSHARES INC	855572	INSIGHT ENVIRONMENTAL CORP	849356
TIES LP	846811	GNI GROUP INC /DE/	355269	INSTAFF INTERNATIONAL INC	850217
FALLS FINANCIAL INC	854666		793723	INSTITUTE FOR LABORATORY MEDICINE INC.	824109
FBS MORTGAGE CORP MTG PASS THR CERT	825314	GOLAR GAS HOLDING COMPANY INC	856587 854053	INTERCAP MONITORING INCOME FUND IV-A	864338
SER ABC 1989-A 863450		GOLDRIVER FINANCE CORP	845609	INTERCAP MONITORING INCOME FUND IV-B	004330
FCC 1989-A GRANTOR TRUST	854723		845610	LTD	855419
FFCA INVESTOR SERVICES CORP 85-8	811520	GOVERNMENT TRUST 3 A	853492	INTERCAP MONITORING INCOME FUND IV-C	
FI TEX IV INC	846775 857502	GOVERNMENT TRUST 3 B	853493 853494	INTERNATIONAL CABLECASTING TECHNOL-	863449
FIDELITY BANCSHARES INC	850345	GOVERNMENT TRUST M 1	856139	OGIES.	865745
FIDELITY LEASING INCOME FUND VI LP	846471	GOVERNMENT TRUST P 1	845381	INTERPORE INTERNATIONAL /CA/	854093
FIFTEEN HOLDINGS INC	858371	GOVERNMENT TRUST P 2	845382	INTERSTATE LAND INVESTORS II LTD PART-	The same of
FIRST & PEOPLES BANCSHARES INC	851277 847453	GOVERNMENT TRUST P 3	845383 853927	NERINTERWEST COMMUNICATIONS CORP	853891 845400
FIRST AMERICAN 1989-A GRANTOR TRUST		GRAND COMPANY LIMITED PARTNERSHIP	852130	INVESTAR INC /MN/	845044
FIRST AMERICAN BANCORP /AL/	854631	GREAT OAKS FINANCIAL CORP	835307	INVESTORS ADJUSTABLE MORTGAGE TRUST	
FIRST AMERICAN BANCORP /OH/ FIRST CAPITOL FINANCIAL CORP.		GREAT SOUTHERN BANCORP INC	854560	L	854577
FIRST CLAYTON BANCSHARES INC	821138 849627	GREEN MOUNTAIN HOLDING CORP	850918 854558	INVESTORS CHOICE FLORIDA PUBLIC FUND I	853841
FIRST COMMERCIAL HOLDING CORP	853071	GROWTH FINANCIAL CORP	849212	INVESTORS CHOICE FLORIDA PUBLIC FUND	000041
FIRST COMMUNITY BANCORP INC /GA/	853467	GS TRUST 8	823000	II LTD	853851
FIRST FEDERAL CAPITAL CORP			854575	INVESTORS CHOICE FLORIDA PUBLIC FUND	969964
OF KENTUCKY	854395	GULL LABORATORIES INC /UT/ GWINNETT BANCSHARES INC	832404 858862	III LTD	853854
FIRST FED SAV & LOAN ASSN OF ROCHES-		HANCOCK JOHN MORTGAGE INVESTORS	44.000	IV LTD.	853857
TER 1989 SER 5	854218	LTD PARTNERSHIP	852908	INVESTORS CHOICE FLORIDA PUBLIC FUND	Market Co.
FIRST FED SAV & LOAN ASSN OF ROCHES- TER 1989 SER 4	857492	HANOVER FOODS CORP /PA/	853733	V LTD	853859 825160
FIRST HOME CREDIT CORPORATION II		HARMONIA BANCORP INC	796529 854160	INVESTORS FINANCIAL CORP/VA/INVESTORS GNMA MTG BACKED SECURITIES	023100
FIRST INTER BANCORP INC	850496	HARVEST FINANCIAL CORP /IA/	857069	TRUST INC /MD 857929	
FIRST LANDMARK HOLDING CO		HAWK MARINE POWER INC	841183	ITRONICS INC	825203
FIRST NATIONAL BANKSHARES OF HENRY COUNT	OFOFF C	HAYNES INTERNATIONAL INC	858655	IVORY COAST INC	847537
FIRST NATIONAL FINANCIAL CORP /GA/	852558 855582		864970 846489	JC CAPITAL CORP	852333 833211
FIRST NATIONAL REALTY ASSOCIATES INC	854882		853074	JENNICA INC	824573
FIRST NATIONWIDE BANK SERIES 1989		HEALTHTEK INC	847929	JETFLEET AIRCRAFT L P	846927
FIRST NATIONWIDE BANK SERIES 1989	856221	HEARTFED FINANCIAL CORP	849939	JOHN HANSON BANCORP INC	849626
AMRES-3	856219	HEAVENLY HOT DOGS INC /DE/	823546 855911	KANGAROO FRANCHISES INC	849355
FIRST NATIONWIDE BANK SERIES 1989	U.U.E.	HENRY JOHN W & CO/MILLBURN L P.	853456	DRILLING PROGRAM	853635
AMRES-4	857304	HERITAGE FINANCIAL LIMITED	855114	KELLY MOTORS LTD.	853154
FIRST NATIONWIDE BANK SERIES 1989 FNB-	857303	HFC HOME EQUITY LOAN TRUST SERIES	846188	KENTUCKY MEDICAL INSURANCE CO	840163
FIRST NATIONWIDE BANK SERIES 1989 FNB-		HFC HOME EQUITY LOAN TRUST SERIES		TRUST TWENTY THREE	847280
FIRST NATIONWIDE BANK SERIES 1989	856222	1989 1	853908	KIDDER PEABODY MORTGAGE ASSETS	947500
ICAMC-1	856224	HIGH COUNTRY VENTURES INC	845879 852903	KP WINGATE INSURED PARTNERS LIMITED	847596
FIRST PATRIOT BANKSHARES CORP.	855845		302000	PARTNERSHIP	814826
			850961	KWIK TRIP FINANCIAL INC	857008
FIRST SECURITY CORP /GA/	856064	PARTNERSHIP			
FIRST SECURITY CORP /GA/ FIRST USA CREDIT CARD TRUST 1989-A FIRST USA CREDIT CARD TRUST 1989-B	856064 853023 856848			KYLE DEVELOPMENT CORP.  LAFAYETTE ENTERPRISES LTD.	855652 846107

APPENDIX E.—DIVISION OF CORPORATION FI- APPENDIX E.—DIVISION OF CORPORATION FI- APPENDIX E.—DIVISION OF CORPORATION FI-NANCE GROUPS OF MANDATED ELECTRONIC FILERS—Continued

Group CF-10

NANCE GROUPS OF MANDATED ELECTRONIC FILERS—Continued

Group CF-10

NANCE GROUPS OF MANDATED ELECTRONIC FILERS—Continued

	Registrant	CIK No.	Registrant	CIK No.	Registrant	CIK No.
	LACALLE CARITAL CORR		AND ADDRESS OF THE PARTY OF THE			
	LASALLE CAPITAL CORP	850412		850959	PETROLANE GAS SERVICE LIMITED PART-	
	LAUREL CENTRE DEPOSITARY CORP	811715	NATIONAL CREDIT CARD TRUST 1989-5	847377	NERSHIP /DE/	854520
	LIBERTY INCOME DUIS LIBERTY	845607	NATIONAL ENQUIRER INC	853928	PETROVEST INC	846012
	LIBERTY INCOME PLUS LIMITED PARTNER-	200222	NATIONAL MEDIA HOLDING CO INC	814656	PHOENIX LEASING CASH DISTRIBUTION	200000
	LIFE USA HOLDING INC /MN/	843730	THE PROPERTY OF THE CONTENT OF STATEMENT		FUND IV	853571
	LOS ALAMOS DIACHOSTICS INC. IDS	832989	INC	847235	PHS INDUSTRIES INC	822748
	LOS ALAMOS DIAGNOSTICS INC /DE LUBBOCK NATIONAL BANCSHARES INC	816944	TOTAL DECOMMENTS FIOLDING CONFORM		PI HOLDINGS INC	846193
	MACKENZIE INVESTMENT MANAGEMENT INC.	857401	1.1074	847383	PIEDMONT BANCSHARES CORP	854132
	MACY RECEIVABLES FUNDING CORP	855711	THE THE BUILDIT PARTITIONS L. P.	847415	PINNACLE FINANCIAL SERVICES INC	853461
	MADISON EQUITIES INC.	847840	TIDOT NEW TONING THE PROPERTY OF THE PROPERTY	853933	PLANTATION CAPITAL CORP	852904
	MAF BANCORP INC	822822	HEN TORK DE OIL & GAS NET PHUF PHUD		PLAYTEX BARCELONETA CORP	846622
	MAF BANCORP INC	854662	PROP IIIA LP 857530		PLAYTEX COROZAL CORP	846624
	MAGNOLIA FUND LTD	855923	NEW YORK LIFE OIL & GAS OPER PROD		PLAYTEX DORADO CORP	846625
	MAGNUM PETROLEUM INC /NV/	853291	PROP III-A LP	857529	PLAYTEX FP GROUP INC	842699
	MAIN LINE BANCSHARES INC	854271	NEWPORT INVESTMENTS INC	846011	PLAYTEX INDUSTRIES INC	846626
	MAIN ST & MAIN INC.		NFS AGENCY CORP	822320	PLAYTEX MANATI CORP	846631
	MALIBU INC	847466	NINE HOLDINGS INC	858366	PLM EQUIPMENT GROWTH FUND IV	847517
	MALRITE GUARANTEED BROADCAST PART-	847390	NOMURA MORTGAGE CAPITAL CORP /DE/	846519	POINT LOMA SUPER 8 LTD	822439
	NERS LP	803018	NORTH AMERICAN INTEGRATED MARKETING		PONDER INDUSTRIES INC	859917
	MARCAM CORP	848551	INC.	847388	PONTE VEDRA BANKING CORP	845808
	MARINE HOLDING CO	860521	NORTH COAST ENERGY 1989 APPALACHIAN		POTENTIALISTICS INC	847256
	MARINE MIDLAND 1987-1 CARS TRUST	814654	PUB DRILLING	852562	PREFERRED FINANCIAL CORP /DE/	847476
	MARINE MIDLAND 1988-1 CARS R TRUST	846890	NORTH FLORIDA BANK CORP	854861	PRICE T ROWE RENAISSANCE FUND LTD	852160
	MARINE MIDLAND 1988-2 CARS R TRUST	846890	NORTH LENDERS L P.	835959	PRIME BANCSHARES INC	849803
	MARINE MIDLAND 1989 1 CARS R TRUST	846221	NORTH OAKS REAL ESTATE PARTNERSHIP	857614	PRINCIPAL GROWTH MORTGAGE INVESTORS	2,0000
	MARINE MIDLAND 1989-2 CARS R TRUST	852540	NORTHGATE INDUSTRIES INC	855207	FUND LP	843513
	MARINE MIDLAND BANK N A	316905	NORTHWEST ACQUISITIONS INC/MN/	854398	PROCESS EQUIPMENT INC	857073
	MARTECH USA INC.	857475	NOTABLE ENTERPRISES INC	857103	PROTECH INC	802142
	MARYLAND FEDERAL BANCORP INC	853020	NTC FINANCIAL GROUP INC /GA/	857142	PRUDENTIAL BACHE CAPITAL RETURN FU-	- Comments
	MASTER VENTURES INC.	849360	NWNL COMPANIES INC	841528	TURES FUND LP	846176
	MBNA CREDIT CARD TRUST 1988-B	838441	OAK ISLAND EXPLORATION CO	853531	PRUDENTIAL BACHE CAPITAL RETURN FU-	-
	MBNA CREDIT CARD TRUST 1988-C	843807	OAKRIDGE ACQUISITIONS INC	847603	TURES FUND 2 LP	851786
	MBNA CREDIT CARD TRUST 1989 A	849492	OFFSHORE PIPELINES INC.	862078	PRUDENTIAL BACHE ENERGY GROWTH	
	MBNA CREDIT CARD TRUST 1989 B	855367	OMEGA POWER INC	857104	FUND L P G-4	801586
	MCD MB DRILLING PROGRAM 1989	852560	OMNI USA INC	846732	PRUDENTIAL BACHE ENERGY INCOME LP VI	001000
	MECA SOFTWARE INC	864704	ONE HOLDINGS INC.	858359	P-25.	850266
	MEDICAL INCOME PROPERTIES 28 LTD		P B CMO TRUST 8	843773	PRUDENTIAL BACHE ENERGY INCOME LP VI	
	PARTNERSHIP	820390	P B CMO TRUST 89	846893	P-24	849797
Ю	MEDICIS PHARMACEUTICAL CORP	859368	PAINE WEBBER GUARANTEED FUTURES		PRUDENTIAL BACHE ENERGY INCOME LP VI	
Ю	MEGAMATION INC	833498	FUND L P.	850310	P-26	856314
	MERCHANT BANK CORP	850314	PAINE WEBBER QUALIFIED PLAN PROPERTY		PRUDENTIAL BACHE ENERGY INCOME LP	
	MERCHANT BANKSHARES GROUP INC.	858299	FUND LP	352723	IIIP-14	804457
	MERRICO OIL & GAS INCOME FUND LIMITED		PAINEWEBBER CMO TRUST SERIES O	848105	PRUDENTIAL BACHE PENSION & INTL INVES-	20000000
	1987-2	855004	PAINEWEBBER CMO TRUST SERIES P	852469	TOR LP PI3	850265
1	MERRICO OIL & GAS INCOME FUND LIMITED	-	PAINEWEBBER GEODYNE ENERGY INCOME		PRUDENTIAL BACHE PENSION & INTL INVES-	
	1987-1	854980	LP II-F	850506	TOR LP PI4	854195
1	MERRICO DIL & GAS INCOME FUND LIMITED		PAINEWEBBER GEODYNE ENERGY INCOME	11.000	PRUDENTIAL BACHE PENSION & INTL INVES-	
	1986-1	855003	LP N-E	842881	TOR LP PIS	862517
1	MERRICO OIL & GAS INCOME FUND LIMITED		PAINEWEBBER GEODYNE ENERGY INCOME		PRUDENTIAL BACHE TAX CREDIT PROPER-	1000000
	1987-3	855100	LP II-H	854062	TIES LP	850184
1	MERRICO OIL & GAS INCOME FUND LIMITED		PAINEWEBBER GEODYNE ENERGY INCOME		PULSE BANCORP INC	857559
	1986-4	854994	LP II-G	851724	PW PRIVATE CAPITAL TECHNOLOGY FUND	
9	MERRICO OIL & GAS INCOME FUND LIMITED		PAINEWEBBER GEODYNE ENERGY INCOME		LP	837212
-	1986-2	855001	LP III-A	860745	QUEST CORP	852234
.1	MERRICO OIL & GAS INCOME FUND LIMITED		PAINEWEBBER GEODYNE INST PENSION		QUIKBYTE SOFTWARE INC	850261
	1988-1	862593	ENERGY INC LP P-1 850427		QUORUM HEALTH GROUP INC	854694
3	MERRICO OIL & GAS INCOME FUND LIMITED		PAINEWEBBER GEODYNE INST PENSION		R 1 C 26 LTD	855860
	1987-4	861780	ENERGY INC LP P-2 850428		R L MICHELLE & CO.	845608
-	MERRICO OIL & GAS INCOME FUND LTD		PAINEWEBBER GEODYNE INST PENSION		RAGAR CORP	853271
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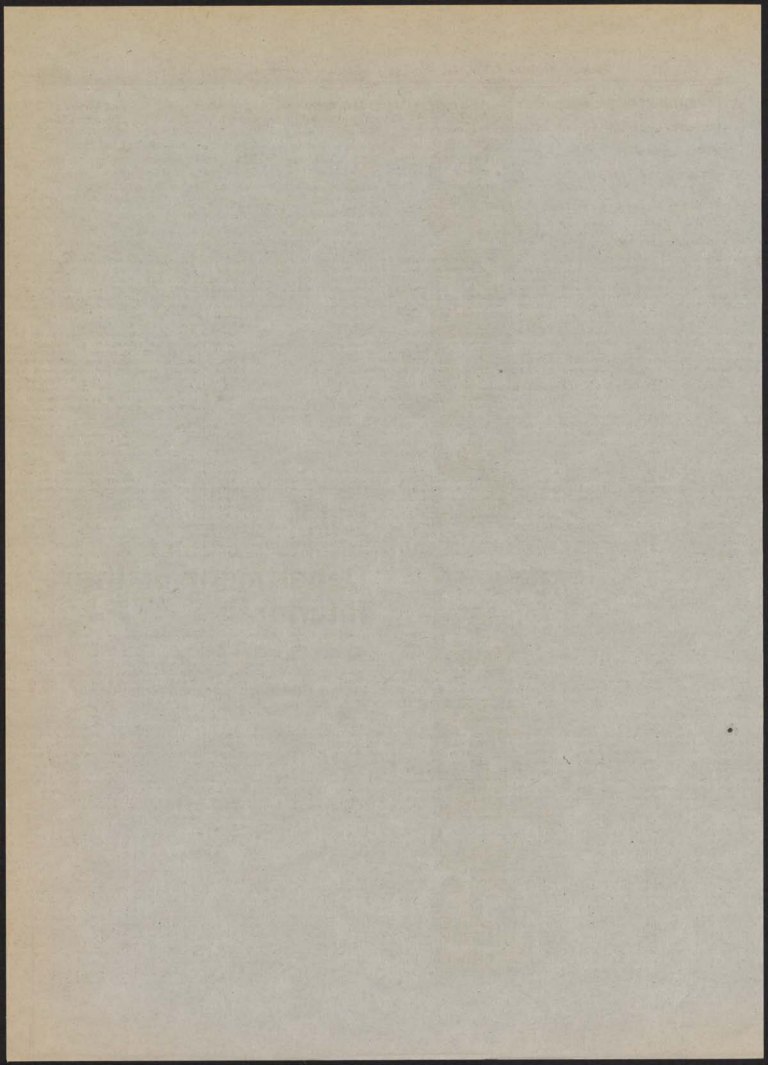
Monday August 24, 1992

Part II

# Department of the Interior

**Bureau of Indian Affairs** 

Indian Gaming; Approved Tribal-State Compact; Notice



#### DEPARTMENT OF THE INTERIOR

**Bureau of Indian Affairs** 

**Indian Gaming** 

AGENCY: Bureau of Indian Affairs, Interior.

**ACTION:** Notice of approved tribal-state compact.

SUMMARY: Pursuant to 25 U.S.C. 2710, of the Indian Gaming Regulatory Act of 1988 (Pub. L. 100–497), the Secretary of the Interior shall publish, in the Federal Register, notice of approved Tribal-State Compacts for the purpose of engaging in Class III (casino) gambling on Indian reservations. The Assistant Secretary—Indian Affairs, Department of the Interior, through his delegated authority has approved the Cocopah Indian Tribe and the State of Arizona Gaming Compact of 1992, executed on July 28, 1992.

**DATES:** This action is effective August 24, 1992.

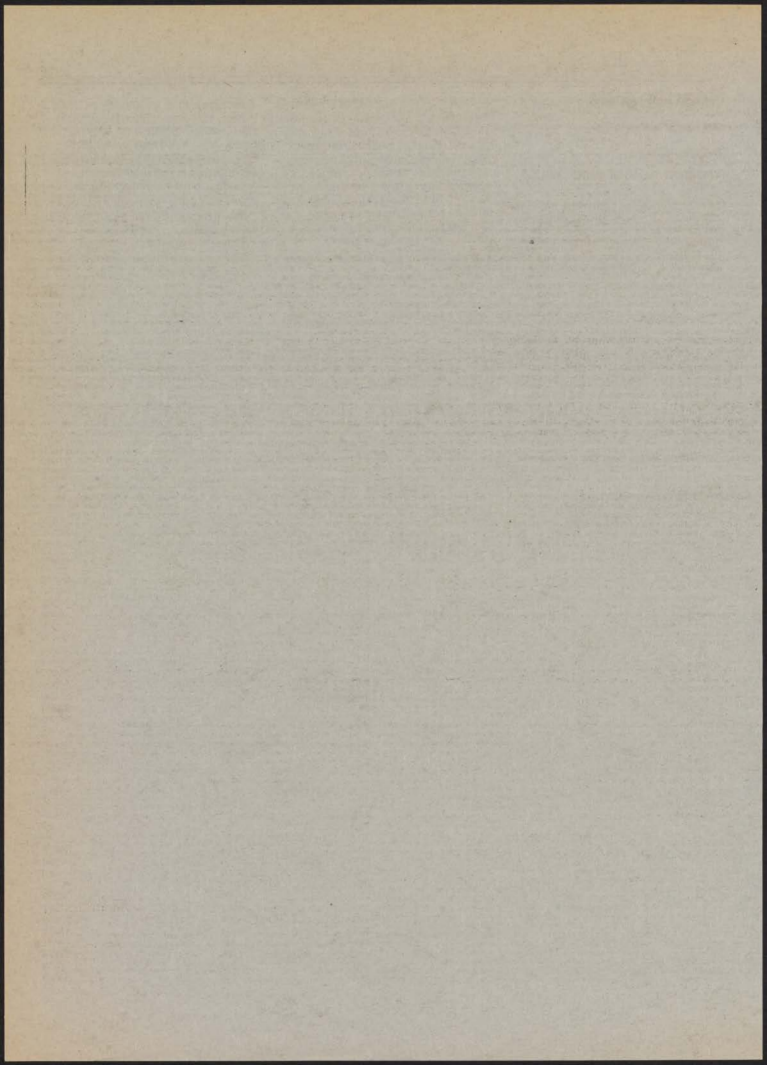
ADDRESSES: Office of Tribal Services, Bureau of Indian Affairs, Department of the Interior, MS/MIB 4603, 1849 "C" Street, NW., Washington, DC 20240.

FOR FURTHER INFORMATION CONTACT: Chief, Division of Tribal Government Services, Bureau of Indian Affairs, Washington, DC 20240, [202] 208–7446.

Dated: August 17, 1992.

Eddie F. Brown,

Assistant Secretary—Indian Affairs. [FR Doc. 92–20068 Filed 8–21–92; 8:45 am] BILLING CODE 4310–02-M



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#### LIST OF PUBLIC LAWS

Note: No public bills which have become law were received by the Office of the Federal Register for inclusion in today's List of Public Laws.

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#### CFR CHECKLIST

This checklist, prepared by the Office of the Federal Register, is published weekly. It is arranged in the order of CFR titles, stock numbers, prices, and revision dates.

An asterisk (\*) precedes each entry that has been issued since last week and which is now available for sale at the Government Printing Office.

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2 The July 1, 1985 edition of 32 CFR Parts 1–189 contains a note only for Parts 1–39

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3 The July 1, 1985 edition of 41 CFR Chapters 1-100 contains a note only for Chapters 1 to 49 inclusive. For the full text of procurement regulations in Chapters 1 to 49, consult the eleven CFR volumes issued as of July 1, 1984 containing those chapters.

\* No amendments to this volume were promulgated during the period Jan. 1, 1987 to Dec.

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7 No amendments to this volume were promulgated during the period July 1, 1989 to June

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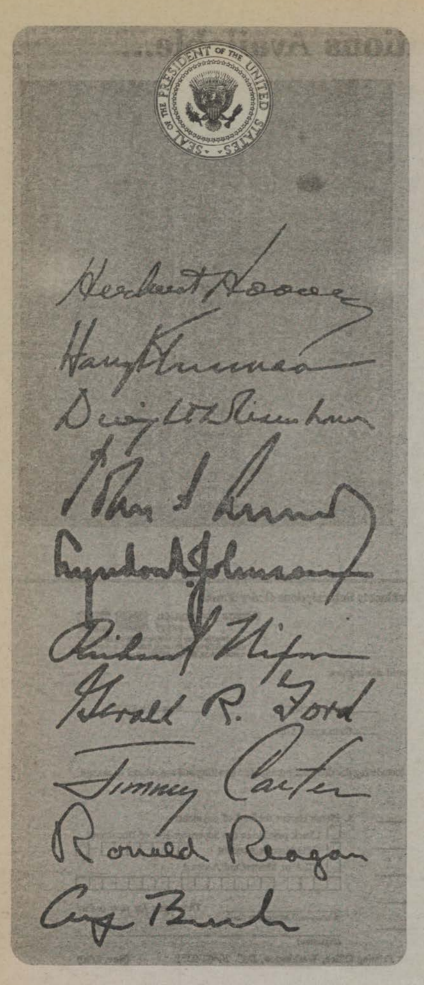
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